EIGHTY-FIFTH GENERAL ASSEMBLY 2013 REGULAR SESSION DAILY SENATE CLIP SHEET

APRIL 16, 2013

SENATE FILE 295

S-3152 Amend <u>Senate File 295</u> as follows: 1. Page 8, after line 30 by inserting: 2 <Sec. ____. Section 441.21, subsection 4, Code 2013, 3 4 is amended to read as follows: 4. For valuations established as of January 6 1, 1979, the percentage of actual value at which 7 agricultural and residential property shall be assessed 8 shall be the quotient of the dividend and divisor as 9 defined in this section. The dividend for each class 10 of property shall be the dividend as determined for 11 each class of property for valuations established as 12 of January 1, 1978, adjusted by the product obtained 13 by multiplying the percentage determined for that year 14 by the amount of any additions or deletions to actual 15 value, excluding those resulting from the revaluation 16 of existing properties, as reported by the assessors 17 on the abstracts of assessment for 1978, plus six 18 percent of the amount so determined. However, if the 19 difference between the dividend so determined for 20 either class of property and the dividend for that 21 class of property for valuations established as of 22 January 1, 1978, adjusted by the product obtained by 23 multiplying the percentage determined for that year 24 by the amount of any additions or deletions to actual 25 value, excluding those resulting from the revaluation 26 of existing properties, as reported by the assessors 27 on the abstracts of assessment for 1978, is less than 28 six percent, the 1979 dividend for the other class of 29 property shall be the dividend as determined for that 30 class of property for valuations established as of 31 January 1, 1978, adjusted by the product obtained by 32 multiplying the percentage determined for that year 33 by the amount of any additions or deletions to actual 34 value, excluding those resulting from the revaluation 35 of existing properties, as reported by the assessors on 36 the abstracts of assessment for 1978, plus a percentage 37 of the amount so determined which is equal to the 38 percentage by which the dividend as determined for the 39 other class of property for valuations established as 40 of January 1, 1978, adjusted by the product obtained 41 by multiplying the percentage determined for that year 42 by the amount of any additions or deletions to actual 43 value, excluding those resulting from the revaluation 44 of existing properties, as reported by the assessors 45 on the abstracts of assessment for 1978, is increased 46 in arriving at the 1979 dividend for the other class 47 of property. The divisor for each class of property 48 shall be the total actual value of all such property 49 in the state in the preceding year, as reported by the 50 assessors on the abstracts of assessment submitted S-3152 -1S-3152 Page 1 for 1978, plus the amount of value added to said 2 total actual value by the revaluation of existing 3 properties in 1979 as equalized by the director of 4 revenue pursuant to section 441.49. The director shall 5 utilize information reported on abstracts of assessment 6 submitted pursuant to section 441.45 in determining 7 such percentage. For valuations established as of 8 January 1, 1980, and each assessment year thereafter 9 beginning before January 1, 2013, the percentage of 10 actual value as equalized by the director of revenue 11 as provided in section 441.49 at which agricultural 12 and residential property shall be assessed shall be 13 calculated in accordance with the methods provided 14 herein including the limitation of increases in 15 agricultural and residential assessed values to the 16 percentage increase of the other class of property if 17 the other class increases less than the allowable limit 18 adjusted to include the applicable and current values 19 as equalized by the director of revenue, as provided in 20 this section, Code 2013, except that any references to 21 six percent in this subsection shall be four percent. 22 For valuations established for the assessment year 23 beginning January 1, 2013, and each assessment year 24 thereafter, the percentage of actual value as equalized 25 by the director of revenue as provided in section 26 441.49 at which agricultural and residential property 27 shall be assessed shall be calculated in accordance 28 with the methods provided in this subsection, except 29 that any references to six percent in this subsection 30 shall be zero percent.> 31 2. Page 9, after line 3 by inserting: 32 <Sec. ___. RETROACTIVE APPLICABILITY. The 33 section of this Act amending section 441.21 applies 34 retroactively to January 1, 2013, for assessment years 35 beginning on or after that date.> 3. Title page, line 1, after <Act> by inserting 37 <relating to property taxation by> Title page, by striking line 3 and inserting 38 39 <making appropriations, modifying property assessment 40 limitations, and including implementation, retroactive 41 applicability, and other> 42 5. By renumbering as necessary.

KENT SORENSON

RICK BERTRAND

<u>S-3152</u> FILED APRIL 15, 2013 RULED OUT OF ORDER

By MARK CHELGREN

JACK WHITVER

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Amend Senate File 295 as follows:
      1. By striking everything after the enacting clause
3 and inserting:
4
                             <DIVISION I
5
           PROPERTY ASSESSMENT LIMITATION AND REPLACEMENT
6
      Section 1. Section 257.3, subsection 1, Code 2013,
7 is amended by adding the following new paragraph:
      NEW PARAGRAPH. d. The amount paid to each school
8
9 district for the commercial and industrial property
10 tax replacement claim under section 441.21A shall be
11 regarded as property tax. The portion of the payment
12 which is foundation property tax shall be determined by
13 applying the foundation property tax rate to the amount
14 computed under section 441.21A, subsection 4, paragraph
15 "a", and such amount shall be prorated pursuant to
16 section 441.21A, subsection 2, if applicable.
      Sec. 2. Section 331.512, Code 2013, is amended by
17
18 adding the following new subsection:
      NEW SUBSECTION. 13A. Carry out duties relating
20 to the calculation and payment of commercial and
21 industrial property tax replacement claims under
22 section 441.21A.
      Sec. 3. Section 331.559, Code 2013, is amended by
23
24 adding the following new subsection:
     NEW SUBSECTION. 25A. Carry out duties relating
26 to the calculation and payment of commercial and
27 industrial property tax replacement claims under
28 section 441.21A.
      Sec. 4. Section 441.21, subsection 4, Code 2013, is
29
30 amended to read as follows:
      4. For valuations established as of January
32 1, 1979, the percentage of actual value at which
33 agricultural and residential property shall be assessed
34 shall be the quotient of the dividend and divisor as
35 defined in this section. The dividend for each class
36 of property shall be the dividend as determined for
37 each class of property for valuations established as
38 of January 1, 1978, adjusted by the product obtained
39 by multiplying the percentage determined for that year
40 by the amount of any additions or deletions to actual
41 value, excluding those resulting from the revaluation
42 of existing properties, as reported by the assessors
43 on the abstracts of assessment for 1978, plus six
44 percent of the amount so determined. However, if the
45 difference between the dividend so determined for
46 either class of property and the dividend for that
47 class of property for valuations established as of
48 January 1, 1978, adjusted by the product obtained by
49 multiplying the percentage determined for that year
50 by the amount of any additions or deletions to actual
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1 value, excluding those resulting from the revaluation 2 of existing properties, as reported by the assessors 3 on the abstracts of assessment for 1978, is less than 4 six percent, the 1979 dividend for the other class of 5 property shall be the dividend as determined for that 6 class of property for valuations established as of 7 January 1, 1978, adjusted by the product obtained by 8 multiplying the percentage determined for that year 9 by the amount of any additions or deletions to actual 10 value, excluding those resulting from the revaluation 11 of existing properties, as reported by the assessors on 12 the abstracts of assessment for 1978, plus a percentage 13 of the amount so determined which is equal to the 14 percentage by which the dividend as determined for the 15 other class of property for valuations established as 16 of January 1, 1978, adjusted by the product obtained 17 by multiplying the percentage determined for that year 18 by the amount of any additions or deletions to actual 19 value, excluding those resulting from the revaluation 20 of existing properties, as reported by the assessors 21 on the abstracts of assessment for 1978, is increased 22 in arriving at the 1979 dividend for the other class 23 of property. The divisor for each class of property 24 shall be the total actual value of all such property 25 in the state in the preceding year, as reported by the 26 assessors on the abstracts of assessment submitted 27 for 1978, plus the amount of value added to said 28 total actual value by the revaluation of existing 29 properties in 1979 as equalized by the director of 30 revenue pursuant to section 441.49. The director shall 31 utilize information reported on abstracts of assessment 32 submitted pursuant to section 441.45 in determining 33 such percentage. For valuations established as of 34 January 1, 1980, and each assessment year thereafter 35 beginning before January 1, 2013, the percentage of 36 actual value as equalized by the director of revenue 37 as provided in section 441.49 at which agricultural 38 and residential property shall be assessed shall be 39 calculated in accordance with the methods provided 40 herein including the limitation of increases in 41 agricultural and residential assessed values to the 42 percentage increase of the other class of property if 43 the other class increases less than the allowable limit 44 adjusted to include the applicable and current values 45 as equalized by the director of revenue, as provided 46 in this section, Code 2013, except that any references 47 to six percent in this subsection shall be four 48 percent. For valuations established for the assessment 49 year beginning January 1, 2013, each assessment year 50 thereafter, the percentage of actual value as equalized S-3153

49 commercial property and industrial property, excluding

50 properties referred to in section 427A.1, subsection s-3153

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1 8, shall be assessed at a percentage of the actual 2 value of each class of property. The percentage 3 shall be determined for each class of property by 4 the director of revenue for the state in accordance 5 with the provisions of this section. For valuations 6 established as of January 1, 1980, the percentage 7 shall be the quotient of the dividend and divisor as 8 defined in this section. The dividend for each class 9 of property shall be the dividend as determined for 10 each class of property for valuations established as 11 of January 1, 1979, adjusted by the product obtained 12 by multiplying the percentage determined for that year 13 by the amount of any additions or deletions to actual 14 value, excluding those resulting from the revaluation 15 of existing properties, as reported by the assessors 16 on the abstracts of assessment for 1979, plus four 17 percent of the amount so determined. The divisor 18 for each class of property shall be the total actual 19 value of all such property in 1979, as equalized by 20 the director of revenue pursuant to section 441.49, 21 plus the amount of value added to the total actual 22 value by the revaluation of existing properties in 23 1980. The director shall utilize information reported 24 on the abstracts of assessment submitted pursuant 25 to section 441.45 in determining such percentage. 26 For valuations established as of January 1, 1980, 27 property valued by the department of revenue pursuant 28 to chapters 428, 433, 437, and 438 shall be assessed 29 at a percentage of its actual value. The percentage 30 shall be determined by the director of revenue in 31 accordance with the provisions of this section. For 32 valuations established as of January 1, 1980, the 33 percentage shall be the quotient of the dividend and 34 divisor as defined in this section. The dividend shall 35 be the total actual valuation established for 1979 by 36 the department of revenue, plus eight percent of the 37 amount so determined. The divisor for property valued 38 by the department of revenue pursuant to chapters 428, 39 433, 437, and 438 shall be the valuation established 40 for 1979, plus the amount of value added to the total 41 actual value by the revaluation of the property by 42 the department of revenue as of January 1, 1980. For 43 valuations established as of January 1, 1981, and each 44 assessment year thereafter beginning before January 1, 45 2013, the percentage of actual value as equalized by 46 the director of revenue as provided in section 441.49 47 at which commercial property and industrial property, 48 excluding properties referred to in section 427A.1, 49 subsection 8, shall be assessed shall be calculated in 50 accordance with the methods provided herein, except S-3153

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1 that any references to six percent in this subsection 2 shall be four percent. For valuations established 3 as of January 1, 1981, and each year thereafter, the 4 percentage of actual value at which property valued 5 by the department of revenue pursuant to chapters 6 428, 433, 437, and 438 shall be assessed shall be 7 calculated in accordance with the methods provided 8 herein, except that any references to ten percent in 9 this subsection shall be eight percent. Beginning 10 with valuations established as of January 1, 1979, 11 and each assessment year thereafter beginning before 12 January 1, 2013, property valued by the department of 13 revenue pursuant to chapter 434 shall also be assessed 14 at a percentage of its actual value which percentage 15 shall be equal to the percentage determined by the 16 director of revenue for commercial property, industrial 17 property, or property valued by the department of 18 revenue pursuant to chapters 428, 433, 437, and 438, 19 whichever is lowest. For valuations established on 20 or after January 1, 2013, but before January 1, 2017, 21 commercial property and industrial property shall be 22 assessed as provided in paragraphs "b" and "c", as 23 applicable. For valuations established as of January 24 1, 2017, and each assessment year thereafter, the 25 percentage of actual value as equalized by the director 26 of revenue as provided in section 441.49 at which 27 commercial property and industrial property, excluding 28 properties referred to in section 427A.1, subsection 29 8, shall be assessed shall be calculated in accordance 30 with the methods provided in this subsection, except 31 that any references to six percent in this subsection 32 shall be zero percent. For valuations established 33 on or after January 1, 2013, property valued by the 34 department of revenue pursuant to chapter 434 shall 35 be assessed at a percentage of its actual value equal 36 to the percentage of actual value at which property 37 assessed as commercial property is assessed for the 38 same assessment year. b. For valuations established on or after January 40 1, 2013, but before January 1, 2017, commercial 41 property, excluding properties referred to in section 42 427A.1, subsection 8, shall be assessed at a percentage 43 of its actual value, as determined in this paragraph 44 "b". For valuations established for the assessment 45 year beginning January 1, 2013, the percentage of 46 actual value as equalized by the director of revenue 47 as provided in section 441.49 at which commercial 48 property shall be assessed shall be ninety-five 49 percent. For valuations established for the assessment 50 year beginning January 1, 2014, the percentage of S-3153

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1 actual value as equalized by the director of revenue
 2 as provided in section 441.49 at which commercial
 3 property shall be assessed shall be ninety percent.
 4 For valuations established for the assessment year
 5 beginning January 1, 2015, the percentage of actual
 6 value as equalized by the director of revenue as
7 provided in section 441.49 at which commercial property
8 shall be assessed shall be eighty-five percent.
9 For valuations established for the assessment year
10 beginning January 1, 2016, the percentage of actual
11 value as equalized by the director of revenue as
12 provided in section 441.49 at which commercial property
13 shall be assessed shall be eighty percent.
      c. For valuations established on or after January
14
15 1, 2013, but before January 1, 2017, industrial
16 property, excluding properties referred to in section
17 427A.1, subsection 8, shall be assessed at a percentage
18 of its actual value, as determined in this paragraph
19 "c". For valuations established for the assessment
20 year beginning January 1, 2013, the percentage of
21 actual value as equalized by the director of revenue
22 as provided in section 441.49 at which industrial
23 property shall be assessed shall be ninety-five
24 percent. For valuations established for the assessment
25 year beginning January 1, 2014, the percentage of
26 actual value as equalized by the director of revenue
27 as provided in section 441.49 at which industrial
28 property shall be assessed shall be ninety percent.
29 For valuations established for the assessment year
30 beginning January 1, 2015, the percentage of actual
31 value as equalized by the director of revenue as
32 provided in section 441.49 at which industrial property
33 shall be assessed shall be eighty-five percent.
34 For valuations established for the assessment year
35 beginning January 1, 2016, the percentage of actual
36 value as equalized by the director of revenue as
37 provided in section 441.49 at which industrial property
38 shall be assessed shall be eighty percent.
     Sec. 6. NEW SECTION. 441.21A Commercial and
40 industrial property tax replacement - replacement
41 claims.
42
      1. a. For each fiscal year beginning on or after
43 July 1, 2014, there is appropriated from the general
44 fund of the state to the department of revenue an
45 amount necessary for the payment of all commercial
46 and industrial property tax replacement claims under
47 this section for the fiscal year. However, for a
48 fiscal year beginning on or after July 1, 2018, the
49 total amount of moneys appropriated from the general
50 fund of the state to the department of revenue for
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1 the payment of commercial and industrial property tax 2 replacement claims in that fiscal year shall not exceed 3 the total amount of money that was necessary to pay 4 all commercial and industrial property tax replacement 5 claims for the fiscal year beginning July 1, 2017.

- 6 b. Moneys appropriated by the general assembly to 7 the department under this subsection for the payment 8 of commercial and industrial property tax replacement 9 claims are not subject to a uniform reduction in 10 appropriations in accordance with section 8.31.
- 2. Beginning with the fiscal year beginning
 12 July 1, 2014, each county treasurer shall be paid
 13 by the department of revenue an amount equal to the
 14 amount of the commercial and industrial property tax
 15 replacement claims in the county, as calculated in
 16 subsection 4. For fiscal years beginning on or after
 17 July 1, 2018, if an amount appropriated for a fiscal
 18 year is insufficient to pay all replacement claims,
 19 the director of revenue shall prorate the payment of
 20 replacement claims to the county treasurers and shall
 21 notify the county auditors of the pro rata percentage
 22 on or before September 30.
- 3. On or before July 1 of each fiscal year 24 beginning on or after July 1, 2014, the assessor shall 25 report to the county auditor the total actual value of 26 all commercial property and industrial property in the 27 county for the assessment year used to calculate the 28 taxes due and payable in that fiscal year.
- 4. On or before a date established by rule of the department of revenue of each fiscal year beginning on after July 1, 2014, the county auditor shall prepare a statement, based upon the report received pursuant to subsection 3, listing for each taxing district in the county:
- a. The difference between the assessed valuation of all commercial property and industrial property for the assessment year used to calculate taxes which are due and payable in the applicable fiscal year and the actual value of all commercial property and industrial property for the same assessment year. If the difference between the assessed value of all commercial property and industrial property and the actual valuation of all commercial property and industrial property is zero, there is no tax replacement for that taxing district for the fiscal year.
- 46 b. The tax levy rate per one thousand dollars of 47 assessed value for each taxing district for that fiscal 48 year.
- 49 c. The commercial and industrial property tax 50 replacement claim for each taxing district. The s-3153

1 replacement claim is equal to the amount determined 2 pursuant to paragraph "a", multiplied by the tax rate 3 specified in paragraph "b", and then divided by one 4 thousand dollars.

- 5. For purposes of computing replacement amounts 6 under this section, that portion of an urban renewal 7 area defined as the sum of the assessed valuations 8 defined in section 403.19, subsections 1 and 2, shall 9 be considered a taxing district.
- 10 6. a. The county auditor shall certify and forward 11 one copy of the statement to the department of revenue 12 not later than a date of each year established by the 13 department of revenue by rule.
- 14 b. The replacement claims shall be paid to each 15 county treasurer in equal installments in September 16 and March of each year. The county treasurer shall 17 apportion the replacement claim payments among the 18 eligible taxing districts in the county.
- 19 c. If the taxing district is an urban renewal 20 area, the amount of the replacement claim shall be 21 apportioned and credited to those portions of the 22 assessed value defined in section 403.19, subsections 23 1 and 2, as follows:
- (1) To that portion defined in section 403.19, subsection 1, an amount of the replacement claim that is proportionate to the amount of actual value of the commercial and industrial property in the urban renewal area as determined in section 403.19, subsection 1, that was subtracted pursuant to section 403.20, as it bears to the total amount of actual value of the commercial and industrial property in the urban renewal area that was subtracted pursuant to section 403.20 for the assessment year for property taxes due and payable in the fiscal year for which the replacement claim is computed.
- 36 (2) To that portion defined in section 403.19, 37 subsection 2, the remaining amount, if any.
- d. Notwithstanding the allocation provisions of 38 39 paragraph "c", the amount of the tax replacement amount 40 that shall be allocated to that portion of the assessed 41 value defined in section 403.19, subsection 2, shall 42 not exceed the amount equal to the amount certified to 43 the county auditor under section 403.19 for the fiscal 44 year in which the claim is paid, after deduction of 45 the amount of other revenues committed for payment 46 on that amount for the fiscal year. The amount not 47 allocated to that portion of the assessed value defined 48 in section 403.19, subsection 2, as a result of the 49 operation of this paragraph, shall be allocated to that 50 portion of assessed value defined in section 403.19, S-3153 -8-

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1 subsection 1.

e. The amount of the replacement claim amount credited to the portion of the assessed value defined in section 403.19, subsection 1, shall be allocated to and when received be paid into the fund for the respective taxing district as taxes by or for the taxing district into which all other property taxes are paid. The amount of the replacement claim amount credited to the portion of the assessed value defined in section 403.19, subsection 2, shall be allocated to and when collected be paid into the special fund of the municipality under section 403.19, subsection 2.

Sec. 7. SAVINGS PROVISION. This division of this later, pursuant to section 4.13, does not affect the

Sec. 7. SAVINGS PROVISION. This division of this 14 Act, pursuant to section 4.13, does not affect the 15 operation of, or prohibit the application of, prior 16 provisions of section 441.21, or rules adopted under 17 chapter 17A to administer prior provisions of section 18 441.21, for assessment years beginning before January 19 1, 2013, and for duties, powers, protests, appeals, 20 proceedings, actions, or remedies attributable to an 21 assessment year beginning before January 1, 2013.

22 Sec. 8. EFFECTIVE UPON ENACTMENT. This division of 23 this Act, being deemed of immediate importance, takes 24 effect upon enactment.

25 Sec. 9. RETROACTIVE APPLICABILITY. This division 26 of this Act applies retroactively to January 1, 2013, 27 for assessment years beginning on or after that date.

28 DIVISION II

SCHOOL DISTRICT FUNDING

30 Sec. 10. Section 257.1, subsection 2, paragraph b, 31 Code 2013, is amended by striking the paragraph and 32 inserting in lieu thereof the following:

- 33 b. (1) The regular program foundation base per 34 pupil is the following:
- 35 (a) For the budget year commencing July 1, 36 2012, and the budget year commencing July 1, 2013, 37 the regular program foundation base per pupil is 38 eighty-seven and five-tenths percent of the regular 39 program state cost per pupil.
- 40 (b) For the budget year commencing July 1, 2014, 41 the regular program foundation base per pupil is 42 eighty-nine and three hundred seventy-five thousandths 43 percent of the regular program state cost per pupil.
- 44 (c) For the budget year commencing July 1, 2015, 45 the regular program foundation base per pupil is 46 ninety-one and twenty-five hundredths percent of the 47 regular program state cost per pupil.
- 48 (d) For the budget year commencing July 1, 2016, 49 the regular program foundation base per pupil is 50 ninety-three and one hundred twenty-five thousandths -9-

18 19

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- 1 percent of the regular program state cost per pupil.
- (e) For the budget year commencing July 1, 2017, 3 and succeeding budget years, the regular program 4 foundation base per pupil is ninety-five percent of the 5 regular program state cost per pupil.
- (2) For each budget year, the special education 7 support services foundation base is seventy-nine 8 percent of the special education support services state 9 cost per pupil. The combined foundation base is the 10 sum of the regular program foundation base, the special 11 education support services foundation base, the total 12 teacher salary supplement district cost, the total 13 professional development supplement district cost, the 14 total early intervention supplement district cost, the 15 total area education agency teacher salary supplement 16 district cost, and the total area education agency 17 professional development supplement district cost.

DIVISION III

HOMESTEAD CREDIT ADJUSTMENT

Sec. 11. Section 425.1, subsection 2, Code 2013, is 21 amended to read as follows:

- 2. a. The homestead credit fund shall be 23 apportioned each year so as to give a credit against 24 the tax on each eligible homestead in the state in 25 an amount equal to the actual levy on the first four 26 thousand eight hundred fifty dollars, as adjusted 27 pursuant to paragraph "b", of actual value for each 28 homestead.
- 29 b. The amount of actual value specified in 30 paragraph "a" shall be adjusted annually as provided in 31 this paragraph. For each fiscal year beginning on or 32 after July 1, 2013, the amount of actual value used to 33 calculate the homestead credit shall be the amount of 34 actual value used to calculate the homestead credit in 35 the immediately preceding fiscal year multiplied by the 36 annual homestead credit factor and then rounded to the 37 nearest multiple of ten dollars.
- 38 c. For the purposes of this subsection, "annual 39 homestead credit factor" means the sum of one hundred 40 percent plus the annual percentage change, but not less 41 than zero, in the consumer price index for all urban 42 consumers published by the United States department of 43 labor, bureau of labor statistics, calculated for the 44 calendar year ending six months prior to the beginning 45 of the fiscal year for which the homestead credit is 46 being provided.
- 47 Sec. 12. APPLICABILITY. This division of this Act 48 applies to property taxes due and payable in fiscal 49 years beginning on or after July 1, 2013.>
- 2. Title page, by striking lines 1 through 4 50 S-3153 -10-

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- 1 and inserting <An Act relating to state and local
- 2 finances by establishing and modifying property
- 3 assessment limitations, providing for commercial
- 4 and industrial property tax replacement payments,
- 5 increasing the regular program foundation base
- 6 percentage, providing for an adjustment to the amount
- 7 of value used to calculate the homestead credit,
- 8 making appropriations, and including effective date,
- 9 retroactive applicability, and other applicability
- 10 provisions.>

By RANDY FEENSTRA

S-3153 FILED APRIL 15, 2013 RULED OUT OF ORDER

SENATE FILE 439

s-3151

7

- Amend Senate File 439 as follows:
- 2 1. Page 1, by striking lines 1 and 2.
- 3 2. Page 1, line 3, by striking <190B.101> and
 4 inserting <190B.1>
- 5 3. Page 1, line 10, by striking <190B.102> and 6 inserting <190B.2>
 - 4. Page 1, after line 12 by inserting:
- 8 <___. "Department" means the department of
 9 revenue.>
- 10 5. Page 1, line 28, by striking <190B.101> and 11 inserting <190B.1>
- 12 6. Page 2, line 4, by striking <190B.101> and 13 inserting <190B.1>
- 14 7. Page 2, by striking lines 10 through 23 and 15 inserting:
- 16 <___. "Tax credit" means the from farm to food 17 donation tax credit as established in this chapter.>
- 18 8. By striking page 2, line 24, through page 4, 19 line 31.
- 20 9. Page 4, line 32, by striking <190B.302> and 21 inserting <190B.3>
- 22 10. Page 4, line 34, by striking <subchapter> and 23 inserting <chapter>
- 24 11. Page 5, line 2, by striking <subchapter> and 25 inserting <chapter>
- 26 12. Page 5, line 6, by striking <subchapter> and 27 inserting <chapter>
- 28 13. Page 5, line 7, by striking <190B.303> and 29 inserting <190B.4>
- 30 14. Page 5, line 11, by striking <subchapter> and 31 inserting <chapter>
- 32 15. Page 5, line 12, by striking <190B.304> and 33 inserting <190B.5>
- 34 16. Page 5, line 30, by striking <190B.305> and 35 inserting <190B.6>
- 36 17. Page 6, line 5, by striking <190B.306> and
- 37 inserting <190B.7>
- 38 18. Page 6, lines 33 and 34, by striking <190B, 39 subchapter III> and inserting <190B>
- 40 19. Page 7, line 4, by striking <190B, subchapter 41 III> and inserting <190B>
- 20. Title page, line 3, by striking <appropriations
- 43 and>
 44 21. By renumbering, redesignating, and correcting
 45 internal references as necessary.

By JERRY BEHN

S-3150

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- Amend <u>Senate File 440</u> as follows: 1. Page 6, line 21, by striking <29,820,478> and 3 inserting <42,826,316>
 - 2. Page 6, line 22, after <2.> by inserting <a.>
 - 3. Page 6, after line 34 by inserting:
-
b. For the purposes of this section, unless the 7 context otherwise requires:
- (1) "Net expenditures from the county's services 9 fund" means a county's payments for non-Medicaid 10 services, as reported to the department of management 11 pursuant to section 331.403, plus any reimbursement of 12 moneys distributed to the county pursuant to 2012 Iowa 13 Acts, chapter 1128, section 6, as amended by 2012 Iowa 14 Acts, chapter 1133, section 67, and less any moneys 15 expended by the county as a provider of services that 16 were reimbursed to the county.
- "Population" means the same as defined in 17 (2) 18 section 331.388.
- (3) "Services fund" means a county's mental health 20 and disabilities services fund created in accordance 21 with section 331.424A.>
- 4. Page 6, line 35, by striking <18,373,854> and 23 inserting <31,388,667>
- 24 5. Page 7, line 5, by striking <6.00> and inserting 25 <10.25>
- 26 Page 7, line 7, by striking <5.00> and inserting 6. 27 <8.25>
- 28 7. Page 7, line 15, by striking <totaling 29 \$11,251,443> and inserting <totaling at least 30 \$11,774,275>
- 31 8. Page 7, by striking line 23 and inserting 32 <during the most recently available twelve-month 33 period. The department shall draw upon the 34 appropriation made from the general fund of the state 35 for the medical assistance program for the fiscal year 36 as necessary for cash flow purposes in order to comply 37 with the date specified for remitting payments to 38 counties in subsection 6, and to distribute at least 39 the amount specified in this subsection.>
- Page 7, line 29, by striking <11,446,624> and 40 41 inserting <11,437,649>
- 42 10. Page 8, by striking lines 4 through 10 and 43 inserting <stabilization payment, on or before December 44 1, 2013, the county shall submit a statement of net 45 expenditures from the county's services fund for the 46 fiscal year beginning July 1, 2012. The statement 47 shall be accompanied by the annual financial report 48 for that fiscal year submitted to the department of 49 management pursuant to section 331.403. The department 50 shall determine the county's stabilization payment S-3150 -1-

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1 amount by subtracting the sum of the county's state
 2 payment program remittance and the dollar amount of
 3 the county's certified levy amount for the services
 4 fund for the fiscal year from the county's statement
5 of total net expenditures.>
      11. Page 8, line 12, by striking <1.00> and
7 inserting <2.00>
      12. Page 10, line 1, by striking <2014> and
9 inserting <2013>
10
      13. Page 10, line 4, by striking <2013> and
11 inserting <2012>
12
      14. Page 15, after line 16 by inserting:
      <___. An area education agency staff member who
14 works with early childhood services, appointed by the
15 state's area education agency directors.
      ___. An area education agency staff member who
17 works with children's mental health services, appointed
18 by the state's area education agency directors.>
19
      15. By renumbering as necessary.
                              By JACK HATCH
S-3150 FILED APRIL 15, 2013
                            SENATE FILE 440
S-3154
      Amend Senate File 440 as follows:
      1. Page 6, line 18, by striking <2012> and
 3 inserting <2013>
      2. Page 6, line 19, by striking <2013> and
5 inserting <2014>
                              By JACK WHITVER
S-3154 FILED APRIL 15, 2013
                            SENATE FILE 440
S-3156
     Amend the amendment, S-3150, to Senate File 440 as
 2 follows:
      1. Page 1, line 39, after <subsection.> by
 4 inserting <If the procedure for reduced federal funds
 5 specified in 2013 Iowa Acts, House File 614, or any
 6 other 2013 Iowa Acts, if enacted, reduces the amount
7 of block grant funding available for the purposes of
8 this subsection, the amount drawn from the medical
9 assistance appropriation shall be increased to replace
10 the amount of the reduction.>>
                              By JACK HATCH
S-3156 FILED APRIL 15, 2013
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HOUSE FILE 495

S - 3149

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Amend House File 495, as amended, passed, and
 2 reprinted by the House, as follows:
      1. By striking page 2, line 20, through page 3,
 4 line 23, and inserting:
      <Sec. ____. Section 562A.29A, subsection 1,
 6 unnumbered paragraph 1, Code 2013, is amended to read
 7 as follows:
      A written notice of termination required under
9 section 562A.27, subsection 1, 2, or \overline{5}, a notice of 10 termination and notice to quit \underline{\text{required}} under section
11 562A.27A, a landlord's written notice of termination to
12 the tenant required under section 562A.34, subsection
13 1, 2, or 3, or a notice to quit required by section
14 648.3, shall be served upon the tenant by one or more
15 of the following methods:>
      2. Page 4, after line 30 by inserting:
16
      <Sec. ___. Section 562B.27A, subsection 1,
17
18 unnumbered paragraph 1, Code 2013, is amended to read
19 as follows:
      A landlord's written notice of termination to the
21 tenant required under section 562B.10, subsection 4, a 22 notice of termination required under section 562B.25,
23 a notice of termination and notice to quit required
24 under section 562B.25A, or a notice to quit required
25 by section 648.3, shall be served upon the tenant
26 according to one or more of the following methods:>
      3. By renumbering as necessary.
                                 By STEVEN J. SODDERS
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S-3149 FILED APRIL 15, 2013

HOUSE FILE 603

S- 3	314
1	
2	re

6 7

Amend House File 603, as amended, passed, and printed by the House, as follows:

1. By striking everything after the enacting clause 4 and inserting:

<DIVISION I

FY 2013-2014 Section 1. DEPARTMENT OF ADMINISTRATIVE SERVICES.

- 1. There is appropriated from the general fund of 9 the state to the department of administrative services 10 for the fiscal year beginning July 1, 2013, and ending 11 June 30, 2014, the following amounts, or so much 12 thereof as is necessary, to be used for the purposes 13 designated, and for not more than the following 14 full-time equivalent positions:
- a. For salaries, support, maintenance, and 16 miscellaneous purposes:

17 \$ 4,067,924 18 FTES
19 b. For the payment of utility costs: 73.49

20\$ 2,676,460 21 FTEs 1.00

Notwithstanding section 8.33, any excess moneys 23 appropriated for utility costs in this lettered 24 paragraph shall not revert to the general fund of the 25 state at the end of the fiscal year but shall remain 26 available for expenditure for the purposes of this 27 lettered paragraph during the succeeding fiscal year.

- 28 c. For Terrace Hill operations: 405,914 29 \$ 30 FTEs 5.00
- 2. Members of the general assembly serving as 32 members of the deferred compensation advisory board 33 shall be entitled to receive per diem and necessary 34 travel and actual expenses pursuant to section 2.10, 35 subsection 5, while carrying out their official duties 36 as members of the board.
- 3. Any moneys and premiums collected by the 38 department for workers' compensation shall be 39 segregated into a separate workers' compensation 40 fund in the state treasury to be used for payment of 41 state employees' workers' compensation claims and 42 administrative costs. Notwithstanding section 8.33, 43 unencumbered or unobligated moneys remaining in this 44 workers' compensation fund at the end of the fiscal 45 year shall not revert but shall be available for 46 expenditure for purposes of the fund for subsequent 47 fiscal years.
- Sec. 2. REVOLVING FUNDS. There is appropriated 48 49 to the department of administrative services for the 50 fiscal year beginning July 1, 2013, and ending June S-3148

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 1 30, 2014, from the revolving funds designated in
2 chapter 8A and from internal service funds created
 3 by the department such amounts as the department
4 deems necessary for the operation of the department
5 consistent with the requirements of chapter 8A.
      Sec. 3. FUNDING FOR IOWACCESS.
7
      1. Notwithstanding section 321A.3, subsection
8 1, for the fiscal year beginning July 1, 2013, and
 9 ending June 30, 2014, the first $750,000 collected
10 by the department of transportation and transferred
11 to the treasurer of state with respect to the fees
12 for transactions involving the furnishing of a
13 certified abstract of a vehicle operating record under
14 section 321A.3, subsection 1, shall be transferred
15 to the IowAccess revolving fund for the purposes of
16 developing, implementing, maintaining, and expanding
17 electronic access to government records as provided by
18 law.
19
      2.
         All fees collected with respect to transactions
20 involving IowAccess shall be deposited in the IowAccess
21 revolving fund and shall be used only for the support
22 of IowAccess projects.
23
      Sec. 4. STATE EMPLOYEE HEALTH INSURANCE
24 ADMINISTRATION CHARGE. For the fiscal year beginning
25 July 1, 2013, and ending June 30, 2014, the monthly per
26 contract administrative charge which may be assessed by
27 the department of administrative services shall be $2
28 per contract on all health insurance plans administered
29 by the department.
30
      Sec. 5. AUDITOR OF STATE.
31
      1. There is appropriated from the general fund of
32 the state to the office of the auditor of state for the
33 fiscal year beginning July 1, 2013, and ending June 30,
34 2014, the following amount, or so much thereof as is
35 necessary, to be used for the purposes designated, and
36 for not more than the following full-time equivalent
37 positions:
      For salaries, support, maintenance, and
38
```

39 miscellaneous purposes:
40

40\$ 1,047,256 41 FTES 103.00

2. The auditor of state may retain additional full-time equivalent positions as is reasonable and 44 necessary to perform governmental subdivision audits which are reimbursable pursuant to section 11.20 or 11.21, to perform audits which are requested by 47 and reimbursable from the federal government, and 48 to perform work requested by and reimbursable from 49 departments or agencies pursuant to section 11.5A or 11.5B. The auditor of state shall notify the

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Page 3
1 department of management, the legislative fiscal
2 committee, and the legislative services agency of the
3 additional full-time equivalent positions retained.
4 3. The auditor of state shall allocate moneys from
5 the appropriation in this section solely for audit
6 work related to the comprehensive annual financial
7 report, federally required audits, and investigations
8 of embezzlement, theft, or other significant financial
9 irregularities until the audit of the comprehensive
10 annual financial report is complete.
11 Sec. 6. IOWA ETHICS AND CAMPAIGN DISCLOSURE 12 BOARD. There is appropriated from the general fund of
13 the state to the Iowa ethics and campaign disclosure
14 board for the fiscal year beginning July 1, 2013, and
15 ending June 30, 2014, the following amount, or so much
16 thereof as is necessary, for the purposes designated:
17 For salaries, support, maintenance, and
18 miscellaneous purposes, and for not more than the
19 following full-time equivalent positions:
20 \$ 570,335
21 FTEs 5.00
Sec. 7. DEPARTMENT OF COMMERCE.
23 1. There is appropriated from the general fund
24 of the state to the department of commerce for the
25 fiscal year beginning July 1, 2013, and ending June 30,
26 2014, the following amounts, or so much thereof as is
27 necessary, for the purposes designated: 28 a. ALCOHOLIC BEVERAGES DIVISION
29 For salaries, support, maintenance, and
30 miscellaneous purposes, and for not more than the
31 following full-time equivalent positions:
32\$ 1,220,391
33 FTEs 18.50
34 b. PROFESSIONAL LICENSING AND REGULATION BUREAU
35 For salaries, support, maintenance, and
36 miscellaneous purposes, and for not more than the
37 following full-time equivalent positions:
20
38\$ 601,537
39 FTEs 12.50
·

42 to the department of commerce for the fiscal year

43 beginning July 1, 2013, and ending June 30, 2014, the 44 following amounts, or so much thereof as is necessary,

45 for the purposes designated:

a. BANKING DIVISION

47 For salaries, support, maintenance, and 48 miscellaneous purposes, and for not more than the

49 following full-time equivalent positions:

50 \$ 9,167,235

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1 FTEs 74.50	
2 b. CREDIT UNION DIVISION	
For salaries, support, maintenance, and	
4 miscellaneous purposes, and for not more than the	
5 following full-time equivalent positions:	
6 \$ 1,794,256	
7 FTES 15.00 8 c. INSURANCE DIVISION	
9 (1) For salaries, support, maintenance, and	
10 miscellaneous purposes, and for not more than the	
11 following full-time equivalent positions:	
12\$ 5,032,989	
13 FTEs 100.15	
14 (2) The insurance division may reallocate	
15 authorized full-time equivalent positions as necessary	
16 to respond to accreditation recommendations or	
17 requirements.	
18 (3) The insurance division expenditures for	
19 examination purposes may exceed the projected receipts, 20 refunds, and reimbursements, estimated pursuant to	
21 section 505.7, subsection 7, including the expenditures	
22 for retention of additional personnel, if the	
23 expenditures are fully reimbursable and the division	
24 first does both of the following:	
25 (a) Notifies the department of management, the	
26 legislative services agency, and the legislative fiscal	
27 committee of the need for the expenditures.	
28 (b) Files with each of the entities named in	
29 subparagraph division (a) the legislative and	
30 regulatory justification for the expenditures, along	
31 with an estimate of the expenditures.	
32 d. UTILITIES DIVISION 33 (1) For salaries, support, maintenance, and	
34 miscellaneous purposes, and for not more than the	
35 following full-time equivalent positions:	
36\$ 8,179,405	
37 FTES 79.00	
38 (2) The utilities division may expend additional	
39 moneys, including moneys for additional personnel, if	
40 those additional expenditures are actual expenses which	
41 exceed the moneys budgeted for utility regulation and	
42 the expenditures are fully reimbursable. Before the	
43 division expends or encumbers an amount in excess of	
44 the moneys budgeted for regulation, the division shall	
45 first do both of the following: 46 (a) Notify the department of management, the	
46 (a) Notify the department of management, the 47 legislative services agency, and the legislative fiscal	

46 (a) Notify the department of management, the 47 legislative services agency, and the legislative fiscal 48 committee of the need for the expenditures. 49 (b) File with each of the entities named in 50 subparagraph division (a) the legislative and

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1 regul
2 with
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1 regulatory justification for the expenditures, along 2 with an estimate of the expenditures. 3. CHARGES. Each division and the office of 4 consumer advocate shall include in its charges 5 assessed or revenues generated an amount sufficient 6 to cover the amount stated in its appropriation and 7 any state-assessed indirect costs determined by the 8 department of administrative services. Sec. 8. DEPARTMENT OF COMMERCE - PROFESSIONAL 9 10 LICENSING AND REGULATION BUREAU. There is appropriated 11 from the housing trust fund created pursuant to section 12 16.181, to the bureau of professional licensing and 13 regulation of the banking division of the department of 14 commerce for the fiscal year beginning July 1, 2013, 15 and ending June 30, 2014, the following amount, or 16 so much thereof as is necessary, to be used for the 17 purposes designated: 18 For salaries, support, maintenance, and 19 miscellaneous purposes: 62,317 20\$ 21 Sec. 9. IOWA TELECOMMUNICATIONS AND TECHNOLOGY 22 COMMISSION - REGIONAL TELECOMMUNICATIONS 23 COUNCILS. There is appropriated from the general 24 fund of the state to the Iowa telecommunications and 25 technology commission for the fiscal year beginning 26 July 1, 2013, and ending June 30, 2014, the following 27 amounts, or so much thereof as is necessary, to be used 28 for the purposes designated: 29 For state aid for regional telecommunications 30 councils: 31 \$ 992,913 The regional telecommunications councils established 33 in section 8D.5 shall use the moneys appropriated in 34 this section to provide coordination of technical 35 assistance for network classrooms, planning and 36 troubleshooting for local area networks, scheduling of 37 video sites, and other related support activities. Moneys appropriated in this section shall be 38 39 distributed by the commission to the regional 40 telecommunications councils based upon usage by 41 region. The regional telecommunications councils shall 42 report to the Iowa telecommunications and technology 43 commission by January 31, 2014, for the immediately 44 preceding six-month period beginning on July 1, 2013, 45 and ending December 31, 2013, and by July 31, 2014, for 46 the immediately preceding six-month period beginning 47 on January 1, 2014, and ending on June 30, 2014. The 48 report shall include information requested by the 49 commission related to the activities supported through 50 this appropriation. -5-S - 3148

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1 Sec. 10. GOVERNOR AND LIEUTENANT GOVERN	NOR. There
2 is appropriated from the general fund of the	ne state to
3 the offices of the governor and the lieuter	nant governor
4 for the fiscal year beginning July 1, 2013	
5 June 30, 2014, the following amounts, or so	
6 thereof as is necessary, to be used for the	
7 designated:	5 F 01 F 02 02
8 1. GENERAL OFFICE	
9 For salaries, support, maintenance, and	
10 miscellaneous purposes, and for not more that	nan the
11 following full-time equivalent positions:	iaii ciic
12	\$ 2,196,455
13	
14 2. TERRACE HILL QUARTERS	FIES 20.00
~	
15 For salaries, support, maintenance, and 16 miscellaneous purposes for the governor's	~:
	=
17 at terrace hill, and for not more than the	TOTTOWING
18 full-time equivalent positions:	ф 02 111
19	•
20	
21 Sec. 11. GOVERNOR'S OFFICE OF DRUG CONT	
22 POLICY. There is appropriated from the gen	
23 of the state to the governor's office of d	_
24 policy for the fiscal year beginning July	
25 ending June 30, 2014, the following amount	
26 thereof as is necessary, to be used for the	e purposes
27 designated:	
For salaries, support, maintenance, and	
29 miscellaneous purposes, including statewide	
30 coordination of the drug abuse resistance	
31 (D.A.R.E.) programs or similar programs, an	
32 more than the following full-time equivalen	-
33	
34	
35 Sec. 12. DEPARTMENT OF HUMAN RIGHTS.	
36 appropriated from the general fund of the	
37 the department of human rights for the fisc	-
38 beginning July 1, 2013, and ending June 30	
39 following amounts, or so much thereof as is	s necessary,
40 to be used for the purposes designated:	
41 1. CENTRAL ADMINISTRATION DIVISION	
For salaries, support, maintenance, and	
43 miscellaneous purposes, and for not more th	nan the
44 following full-time equivalent positions:	
45	•
46	
47 2. COMMUNITY ADVOCACY AND SERVICES DIV	ISION
For salaries, support, maintenance, and	
49 miscellaneous purposes, and for not more the	nan the
50 following full-time equivalent positions:	

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1\$ 1,028,077
2 FTEs 9.62
3 3. COMMUNITY ACTION AGENCIES DIVISION
4 For qualifying energy conservation programs for
5 low-income persons, including but not limited to energy
6 weatherization projects, which target the highest
7 energy users, and including administrative costs:
8 \$ 281,129 9 Sec. 13. DEPARTMENT OF INSPECTIONS AND
10 APPEALS. There is appropriated from the general fund
11 of the state to the department of inspections and 12 appeals for the fiscal year beginning July 1, 2013, and
13 ending June 30, 2014, the following amounts, or so much
14 thereof as is necessary, for the purposes designated:
15 1. ADMINISTRATION DIVISION
16 For salaries, support, maintenance, and
17 miscellaneous purposes, and for not more than the
18 following full-time equivalent positions:
19 \$ 545,242
20 FTEs 13.65
21 2. ADMINISTRATIVE HEARINGS DIVISION
For salaries, support, maintenance, and
23 miscellaneous purposes, and for not more than the
24 following full-time equivalent positions:
25\$ 678,942 26FTES 23.00
27 3. INVESTIGATIONS DIVISION
28 a. For salaries, support, maintenance, and
29 miscellaneous purposes, and for not more than the
30 following full-time equivalent positions:
31\$ 2,573,089
32 FTEs 61.50
33 b. The department, in coordination with the
34 investigations division, shall submit a report to the
35 general assembly by December 1, 2013, concerning the
36 division's activities relative to fraud in public
37 assistance programs for the fiscal year beginning July
38 1, 2012, and ending June 30, 2013. The report shall
39 include but is not limited to a summary of the number
40 of cases investigated, case outcomes, overpayment 41 dollars identified, amount of cost avoidance, and
42 actual dollars recovered.
43 4. HEALTH FACILITIES DIVISION
44 a. For salaries, support, maintenance, and
45 miscellaneous purposes, and for not more than the
46 following full-time equivalent positions:
47\$ 5,092,033
48 FTEs 113.00
49 b. The department shall, in coordination with
50 the health facilities division, make the following
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27

Page 8

- 1 information available to the public as part of the 2 department's development efforts to revise the
- 3 department's internet website:
- 4 (1) The number of inspections conducted by the 5 division annually by type of service provider and type 6 of inspection.
- 7 (2) The total annual operations budget for the 8 division, including general fund appropriations and 9 federal contract dollars received by type of service 10 provider inspected.
- 11 (3) The total number of full-time equivalent 12 positions in the division, to include the number of 13 full-time equivalent positions serving in a supervisory 14 capacity, and serving as surveyors, inspectors, or 15 monitors in the field by type of service provider 16 inspected.
- 17 (4) Identification of state and federal survey 18 trends, cited regulations, the scope and severity of 19 deficiencies identified, and federal and state fines 20 assessed and collected concerning nursing and assisted 21 living facilities and programs.
- 22 c. It is the intent of the general assembly that 23 the department and division continuously solicit input 24 from facilities regulated by the division to assess and 25 improve the division's level of collaboration and to 26 identify new opportunities for cooperation.
 - 5. EMPLOYMENT APPEAL BOARD
- 28 a. For salaries, support, maintenance, and 29 miscellaneous purposes, and for not more than the 30 following full-time equivalent positions:

31\$ 42,215 32FTES 11.00

b. The employment appeal board shall be reimbursed by the labor services division of the department of workforce development for all costs associated with hearings conducted under chapter 91C, related to contractor registration. The board may expend, in addition to the amount appropriated under this subsection, additional amounts as are directly billable to the labor services division under this subsection and to retain the additional full-time equivalent positions as needed to conduct hearings required pursuant to chapter 91C.

- 6. CHILD ADVOCACY BOARD

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         The department of human services, in
2 coordination with the child advocacy board and the
3 department of inspections and appeals, shall submit an
4 application for funding available pursuant to Tit. IV-E
5 of the federal Social Security Act for claims for child
6 advocacy board administrative review costs.
     c. The court appointed special advocate program
8 shall investigate and develop opportunities for
9 expanding fund-raising for the program.
10
     d. Administrative costs charged by the department
11 of inspections and appeals for items funded under this
12 subsection shall not exceed 4 percent of the amount
13 appropriated in this subsection.
14
     7. FOOD AND CONSUMER SAFETY
15
     For salaries, support, maintenance, and
16 miscellaneous purposes, and for not more than the
17 following full-time equivalent positions:
18 ..... $
                                                      1,279,331
19 ..... FTEs
                                                          23.25
     Sec. 14. DEPARTMENT OF INSPECTIONS AND APPEALS
21 - WELFARE FRAUD ANNUAL MEETING - MEDICAID FRAUD
22 FUND APPROPRIATION. There is appropriated from the
23 Medicaid fraud fund created in section 249A.7 to
24 the investigations division of the department of
25 inspections and appeals for the fiscal year beginning
26 July 1, 2013, and ending June 30, 2014, the following
27 amount, or so much thereof as is necessary, to be used
28 for the purposes designated:
     For costs associated with central staff attending
29
30 the united council on welfare fraud annual meeting:
31 ...... $
                                                          5,000
     Sec. 15. DEPARTMENT OF INSPECTIONS AND APPEALS
33 - MUNICIPAL CORPORATION FOOD INSPECTIONS. For the
34 fiscal year beginning July 1, 2013, and ending June 30,
35 2014, the department of inspections and appeals shall
36 retain any license fees generated during the fiscal
37 year as a result of actions under section 137F.3A
38 occurring during the period beginning July 1, 2009, and
39 ending June 30, 2014, for the purpose of enforcing the
40 provisions of chapters 137C, 137D, and 137F.
41
     Sec. 16. RACING AND GAMING COMMISSION.
42
     1. RACETRACK REGULATION
43
     There is appropriated from the gaming regulatory
44 revolving fund established in section 99F.20 to the
45 racing and gaming commission of the department of
46 inspections and appeals for the fiscal year beginning
47 July 1, 2013, and ending June 30, 2014, the following
48 amount, or so much thereof as is necessary, to be used
49 for the purposes designated:
     For salaries, support, maintenance, and
50
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1 miscellaneous purposes for the regulation of
2 pari-mutuel racetracks, and for not more than the
3 following full-time equivalent positions:
4 \$ 3,068,492
5 FTEs 32.03
6 2. EXCURSION BOAT AND GAMBLING STRUCTURE REGULATION
7 There is appropriated from the gaming regulatory
8 revolving fund established in section 99F.20 to the
9 racing and gaming commission of the department of
10 inspections and appeals for the fiscal year beginning 11 July 1, 2013, and ending June 30, 2014, the following
12 amount, or so much thereof as is necessary, to be used
13 for the purposes designated:
14 For salaries, support, maintenance, and
15 miscellaneous purposes for administration and
16 enforcement of the excursion boat gambling and gambling
17 structure laws, and for not more than the following
18 full-time equivalent positions:
19 \$ 3,170,719
20 FTES 40.72
21 Of the moneys appropriated in this subsection, no
22 more than \$125,000 shall be used for costs associated 23 with conducting a socioeconomic study on the impact of
24 gambling on Iowans.
25 Sec. 17. ROAD USE TAX FUND APPROPRIATION -
26 DEPARTMENT OF INSPECTIONS AND APPEALS. There is
27 appropriated from the road use tax fund created in
28 section 312.1 to the administrative hearings division
29 of the department of inspections and appeals for the
30 fiscal year beginning July 1, 2013, and ending June 30,
31 2014, the following amount, or so much thereof as is
32 necessary, for the purposes designated:
33 For salaries, support, maintenance, and
34 miscellaneous purposes: 35\$ 1,623,897
36 Sec. 18. DEPARTMENT OF MANAGEMENT.
37 1. There is appropriated from the general fund
38 of the state to the department of management for the
39 fiscal year beginning July 1, 2013, and ending June 30,
40 2014, the following amounts, or so much thereof as is
41 necessary, to be used for the purposes designated:
42 For salaries, support, maintenance, and
43 miscellaneous purposes, and for not more than the
44 following full-time equivalent positions:

50 conducting performance audits, and for the department's $\mathbf{S-3148}$ -10-

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S-3148
Page 11
1 LEAN process.
     Sec. 19. ROAD USE TAX APPROPRIATION - DEPARTMENT
3 OF MANAGEMENT. There is appropriated from the road use
4 tax fund created in section 312.1 to the department
5 of management for the fiscal year beginning July 1,
6 2013, and ending June 30, 2014, the following amount,
7 or so much thereof as is necessary, to be used for the
8 purposes designated:
     For salaries, support, maintenance, and
10 miscellaneous purposes:
11 ..... $
                                                       56,000
12
     Sec. 20. IOWA PUBLIC INFORMATION BOARD. There is
13 appropriated from the general fund of the state to
14 the Iowa public information board for the fiscal year
15 beginning July 1, 2013, and ending June 30, 2014, the
16 following amounts, or so much thereof as is necessary,
17 to be used for the purposes designated:
     For salaries, support, maintenance, and
19 miscellaneous purposes and for not more than the
20 following full-time equivalent positions:
21 ..... $ 450,000
22 ..... FTEs
                                                        3.00
23
     Sec. 21. DEPARTMENT OF REVENUE.
24
     1. There is appropriated from the general fund
25 of the state to the department of revenue for the
26 fiscal year beginning July 1, 2013, and ending June 30,
27 2014, the following amounts, or so much thereof as is
28 necessary, to be used for the purposes designated:
29
     For salaries, support, maintenance, and
30 miscellaneous purposes, and for not more than the
31 following full-time equivalent positions:
32 ..... $ 18,080,840
33 ..... FTEs
     2. Of the funds appropriated pursuant to this
35 section, $400,000 shall be used to pay the direct
36 costs of compliance related to the collection and
37 distribution of local sales and services taxes imposed
38 pursuant to chapters 423B and 423E, and $200,000 shall
39 be used to pay for administrative costs.
40
         The director of revenue shall prepare and issue
41 a state appraisal manual and the revisions to the
42 state appraisal manual as provided in section 421.17,
43 subsection 17, without cost to a city or county.
     Sec. 22. MOTOR VEHICLE FUEL TAX
45 APPROPRIATION. There is appropriated from the motor
46 fuel tax fund created by section 452A.77 to the
47 department of revenue for the fiscal year beginning
48 July 1, 2013, and ending June 30, 2014, the following
49 amount, or so much thereof as is necessary, to be used
50 for the purposes designated:
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1 For salaries, support, maintenance, miscellaneous
2 purposes, and for administration and enforcement of the
 3 provisions of chapter 452A and the motor vehicle use
4 tax program:
5 ..... $ 1,305,775
     Sec. 23. SECRETARY OF STATE.
     1. There is appropriated from the general fund of
8 the state to the office of the secretary of state for
9 the fiscal year beginning July 1, 2013, and ending June
10 30, 2014, the following amounts, or so much thereof as
11 is necessary, to be used for the purposes designated:
     For salaries, support, maintenance, and
13 miscellaneous purposes, and for not more than the
14 following full-time equivalent positions:
15 ...... $
                                                     2,796,699
16 ..... FTEs
                                                         29.00
     2. The state department or state agency which
17
18 provides data processing services to support voter
19 registration file maintenance and storage shall provide
20 those services without charge.
     Sec. 24. SECRETARY OF STATE FILING FEES REFUND.
21
22 Notwithstanding the obligation to collect fees pursuant
23 to the provisions of section 489.117, subsection 1,
24 paragraphs "a" and "o", section 490.122, subsection
25 1, paragraphs "a" and "s", and section 504.113,
26 subsection 1, paragraphs "a", "c", "d", "j", "k", "l",
27 and "m", for the fiscal year beginning July 1, 2013,
28 the secretary of state may refund these fees to the
29 filer pursuant to rules established by the secretary of
30 state. The decision of the secretary of state not to
31 issue a refund under rules established by the secretary
32 of state is final and not subject to review pursuant
33 to chapter 17A.
34
     Sec. 25. TREASURER OF STATE.
35
     1. There is appropriated from the general fund of
36 the state to the office of treasurer of state for the
37 fiscal year beginning July 1, 2013, and ending June 30,
38 2014, the following amount, or so much thereof as is
39 necessary, to be used for the purposes designated:
40
     For salaries, support, maintenance, and
41 miscellaneous purposes, and for not more than the
```

42 following full-time equivalent positions:

43 \$ 1,084,392 44 FTEs 28.80

2. The office of treasurer of state shall supply 46 clerical, secretarial, and other administrative support 47 for the executive council.

Sec. 26. ROAD USE TAX APPROPRIATION - OFFICE 49 OF TREASURER OF STATE. There is appropriated from 50 the road use tax fund created in section 312.1 to S-3148 -12-

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-	ge 13	
1	the office of treasurer of state for the fiscal year	
2	beginning July 1, 2013, and ending June 30, 2014, the	
	following amount, or so much thereof as is necessary,	
	to be used for the purposes designated:	
5	For enterprise resource management costs related to	
6	the distribution of road use tax funds:	
7	\$	93,148
8	Sec. 27. IPERS - GENERAL OFFICE. There is	
	appropriated from the Iowa public employees' retirement	
	system fund to the Iowa public employees' retirement	•
	system for the fiscal year beginning July 1, 2013, and	
12	ending June 30, 2014, the following amount, or so much	
13	thereof as is necessary, to be used for the purposes	
14	designated:	
15	For salaries, support, maintenance, and other	
	operational purposes to pay the costs of the Iowa	
	public employees' retirement system, and for not more	
	than the following full-time equivalent positions:	
19	\$ 17	7,686,968
20	FTEs	90.13
21	Sec. 28. INTEGRATED INFORMATION FOR IOWA	
	SYSTEM. There is appropriated from the general fund of	;
	the state to the following departments and agencies for	
	the fiscal year beginning July 1, 2013, and ending June	
	30, 2014, the following amounts, or so much thereof as	
26	is necessary, to be used for the payment of services	
27	provided by the department of administrative services	
	related to the integrated information for Iowa system:	
29	1. Department on aging:	
	\$	5,687
		5,007
	2. Department of agriculture and land stewardship:	
	\$	24,164
33	3. Department for the blind:	
34	\$	6,543
35	4. Iowa state civil rights commission:	-
	\$	2,178
	5. College student aid commission:	2,170
		17 166
	***	17,166
39	6. Department of corrections:	
40	\$	12,228
41	7. Department of corrections for the Fort Madison	
	correctional facility:	
	\$	28,799
44	·	20,100
4 -	8. Department of corrections for the Anamosa	20,100
	8. Department of corrections for the Anamosa correctional facility:	
46	8. Department of corrections for the Anamosa correctional facility:	22,967
46	8. Department of corrections for the Anamosa correctional facility:	
46 47	8. Department of corrections for the Anamosa correctional facility:\$ 9. Department of corrections for the Oakdale	
46 47 48	8. Department of corrections for the Anamosa correctional facility:\$ 9. Department of corrections for the Oakdale correctional facility:	22,967
46 47 48 49	8. Department of corrections for the Anamosa correctional facility: 9. Department of corrections for the Oakdale correctional facility: \$	
46 47 48 49 50	8. Department of corrections for the Anamosa correctional facility:\$ 9. Department of corrections for the Oakdale correctional facility:	22,967

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Pag	ge 14		
1	correctional facility:		
3	11. Department of corrections for the Mount Pleasant correctional facility:	\$	18,818
	12. Department of corrections for the Rockwell		20,708
7 8 9	correctional facility:		7,205
10	13. Department of corrections for the Clarinda correctional facility:		17,703
12	14. Department of corrections for the Mitchell correctional facility:	-	_,,,,,,,
14 15 16	15. Department of corrections for the Fort Dodg correctional facility:	•	13,431
17		\$	18,416
20	17. Economic development authority:		5,069
22	18. Department of education:		47,407
24	19. Department of education for the vocational rehabilitation services division:	Ş	215,235
26 27	20. Department of education for the public	\$	33,032
28 29 30	broadcasting division:	\$	7,537
31	associated with administration:	\$	24,831
34	22. Department of human services for payments associated with assistance payments:		
36	23. Department of human services for the civil commitment unit for sexual offenders:	\$	581,192
38 39	24. Department of human services for payments	\$	8,599
	associated with field operations:	\$	189,899
44	resource center at Glenwood:	\$	74,650
45 46		4	65 506
47 48 49	27. Department of human services for the Iowa juvenile home at Toledo:	Ş	65,728
50	3148 -14-	\$	7,766

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Page 15		
1	28. Department of human services for the state training school at Eldora:	
3 4 5	29. Department of human services for the Cherokemental health institute:	
6 7 8	30. Department of human services for the Clarinda mental health institute:	
9 10 11	31. Department of human services for the Independence mental health institute:	5,821
12 13 14	32. Department of human services for the Mount Pleasant mental health institute:	15,304
15 16	33. Office of the state public defender:	7,375
17 18	34. Iowa law enforcement academy:	20,061
19 20	35. Department of justice:	•
21 22	36. Department of natural resources:	21,975
23 24	37. Board of parole:	95,607
25 26	38. Department of public defense:	748
27 28 29	39. Department of public defense for the homeland security and emergency management division or its	27,436 d
30 31	successor:	55,346
32	40. Public employment relations board:	526
34	41. Department of public health:	
35 36	42. Department of public safety:	
37 38	43. State board of regents:	
39 40	44. Department of veterans affairs:	29,709
41 42 43	45. Department of veterans affairs for the Iowa veterans home:	2,443
44 45	46. Department of workforce development:	69,282
46 47	47. Judicial branch:	274,819
48	\$	137,380
	48. Iowa general assembly:\$ 3148 -15-	26,548

1 Sec. 29. INTEGRATED INFORMATION FOR IOWA SYSTEM — 2 OFFICE OF CONSUMER ADVOCATE. There is appropriated 3 from the department of commerce revolving fund created 4 in section 546.12 to the office of consumer advocate 5 for the fiscal year beginning July 1, 2013, and ending 6 June 30, 2014, the following amount, or so much thereof 7 as is necessary, to be used for the purpose designated: 8 For the payment of services provided by the 9 department of administrative services related to the 10 integrated information for Iowa system:

11 \$ 1,425

12 DIVISION II 13 IOWA PUBLIC INFORMATION BOARD

14 Sec. 30. 2012 Iowa Acts, chapter 1115, section 15 9, subsections 1, 4, and 6, are amended to read as 16 follows:

- 1. Employ one employee as executive director who
 18 is an attorney admitted to practice law in the courts
 19 of this state to execute its authority and prosecute
 20 including prosecuting respondents in proceedings before
 21 the board and to represent representing the board in
 22 proceedings before a court, as appropriate.
- 4. Receive complaints alleging violations of chapter 21 or 22, seek resolution of such complaints through informal assistance or through mediation and settlement, formally investigate such complaints, decide after such an investigation whether there is probable cause to believe a violation of chapter 21 or 22 has occurred, and if probable cause has been found prosecute the respondent before the board in a contested case proceeding conducted according to the provisions of chapter 17A.
- 33 6. The board may examine a record of a governmental body or a government body that is the subject matter of a complaint, including any record that is confidential by law. Confidential records provided to the board by a governmental body or a government body shall continue to maintain their confidential status. Any member or employee of the board is subject to the same policies and penalties regarding the confidentiality of the document as an employee of the governmental body or a government body.
- 43 Sec. 31. 2012 Iowa Acts, chapter 1115, section 12, 44 is amended by striking the section and inserting in 45 lieu thereof the following:
- 46 SEC. 12. NEW SECTION. 23.9 Informal assistance.
- After accepting a complaint, the board shall 48 promptly work with the parties, through employees 49 on its own staff, to reach an informal, expeditious 50 resolution of the complaint.

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- 1 Sec. 32. 2012 Iowa Acts, chapter 1115, section 13, 2 subsection 1, is amended to read as follows:
- 3 1. If any party declines mediation or settlement 4 informal assistance or if mediation or settlement
- 5 informal assistance fails to resolve the matter to
- 6 the satisfaction of all parties, the board shall
- 7 initiate a formal investigation concerning the facts
- 8 and circumstances set forth in the complaint. The
- 9 board shall, after an appropriate investigation, make
- 10 a determination as to whether the complaint is within
- 11 the board's jurisdiction and whether there is probable
- 12 cause to believe that the facts and circumstances
- 13 alleged in the complaint constitute a violation of
- 14 chapter 21 or 22.
- 15 Sec. 33. 2012 Iowa Acts, chapter 1115, section 16 13, subsection 3, paragraph a, is amended to read as 17 follows:
- 18 a. If the board finds the complaint is within the
- 19 board's jurisdiction and there is probable cause to
- 20 believe there has been a violation of chapter 21 or 22,
- 21 the board shall issue a written order to that effect
- 22 and shall commence a contested case proceeding under
- 23 chapter 17A against the respondent. Notwithstanding
- 24 section 17A.10A, if If there are no material facts in
- 25 dispute, the board may order that the contested case
- 26 procedures relating to the presentation of evidence
- 27 shall not apply as provided in section 17A.10A. An
- 28 attorney selected by the The executive director of the
- 29 board or an attorney selected by the executive director
- 30 shall prosecute the respondent in the contested case
- 31 proceeding. At the termination of the contested case
- 32 proceeding the board shall, by a majority vote of its
- 33 members, render a final decision as to the merits of
- 34 the complaint. If the board finds that the complaint
- 35 has merit, the board may issue any appropriate order to
- 36 ensure enforcement of chapter 21 or 22 including but
- 37 not limited to an order requiring specified action or
- 38 prohibiting specified action and any appropriate order
- 39 to remedy any failure of the respondent to observe any
- 40 provision of those chapters.

41

42

DIVISION III

AUDITS

- Sec. 34. Section 331.502, Code 2013, is amended by 44 adding the following new subsection:
- 45 NEW SUBSECTION. 41A. Have the authority to audit,
- 46 at the auditor's discretion, the financial condition
- 47 and transactions of all county funds and accounts for
- 48 compliance with state and federal law.>
- 49 2. By renumbering, redesignating, and correcting 50 internal references as necessary.

COMMITTEE ON APPROPRIATIONS ROBERT E. DVORSKY, CHAIRPERSON

HOUSE FILE 604

HOUSE FILE 004
<u>s-3155</u>
1 Amend <u>House File 604</u> , as amended, passed, and
2 reprinted by the House, as follows:
 By striking everything after the enacting clause
4 and inserting:
5 <division i<="" td=""></division>
6 FY 2013-2014 APPROPRIATIONS - STATUTORY CHANGES
7 DEPARTMENT FOR THE BLIND
8 Section 1. ADMINISTRATION. There is appropriated
9 from the general fund of the state to the department
10 for the blind for the fiscal year beginning July 1,
11 2013, and ending June 30, 2014, the following amount,
12 or so much thereof as is necessary, to be used for the
13 purposes designated:
 For salaries, support, maintenance,
15 miscellaneous purposes, and for not more than the
16 following full-time equivalent positions:
17\$ 2,191,815
18 FTEs 88.00
19 2. For costs associated with universal access to
20 audio information for blind and print handicapped
21 Iowans:
22\$ 50,000
·
24 Sec. 2. There is appropriated from the general fund
25 of the state to the college student aid commission for
26 the fiscal year beginning July 1, 2013, and ending June
27 30, 2014, the following amounts, or so much thereof as
28 is necessary, to be used for the purposes designated:
29 1. GENERAL ADMINISTRATION
30 For salaries, support, maintenance, miscellaneous
31 purposes, and for not more than the following full-time
32 equivalent positions:
33 \$ 232,943
34 FTEs 3.95
35 2. STUDENT AID PROGRAMS
36 For payments to students for the Iowa grant program
37 established in section 261.93:
38\$ 791,177
39 3. HEALTH CARE PROFESSIONAL RECRUITMENT PROGRAM
40 For the loan repayment program for health care
41 professionals established pursuant to section 261.19:
42\$ 400,973
43 4. NATIONAL GUARD EDUCATIONAL ASSISTANCE PROGRAM
44 For purposes of providing national guard educational
45 assistance under the program established in section
46 261.86:
47 \$ 5,100,233
48 5. TEACHER SHORTAGE LOAN FORGIVENESS PROGRAM
49 For the teacher shortage loan forgiveness program
50 established in section 261.112:
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	<mark>3155</mark> ge 2
	\$ 5,392,452
	6. ALL IOWA OPPORTUNITY FOSTER CARE GRANT PROGRAM
	For purposes of the all Iowa opportunity foster care
	grant program established pursuant to section 261.6:
	554,057
7	7. ALL IOWA OPPORTUNITY SCHOLARSHIP PROGRAM a. For purposes of the all Iowa opportunity
	scholarship program established pursuant to section
	261.87:
	\$ 2,240,854
	b. If the moneys appropriated by the general
	assembly to the college student aid commission for
13	fiscal year 2013-2014 for purposes of the all Iowa
	opportunity scholarship program exceed \$500,000,
	"eligible institution" as defined in section 261.87,
	shall, during fiscal year 2013-2014, include accredited
	private institutions as defined in section 261.9,
	subsection 1.
19	8. REGISTERED NURSE AND NURSE EDUCATOR LOAN FORGIVENESS PROGRAM
21	For purposes of the registered nurse and nurse
	educator loan forgiveness program established pursuant
	to section 261.23:
	\$ 80,852
25	9. BARBER AND COSMETOLOGY ARTS AND SCIENCES TUITION
26	GRANT PROGRAM
27	For purposes of the barber and cosmetology arts and
	sciences tuition grant program established pursuant to
	section 261.18:
	10. SKILLED WORKFORCE SHORTAGE TUITION GRANTS
	For purposes of providing skilled workforce shortage
	tuition grants in accordance with section 261.130:
	\$ 5,000,000
35	Notwithstanding section 8.33, moneys appropriated in
36	this subsection that remain unencumbered or unobligated
37	at the close of the fiscal year shall not revert but
38	shall remain available for expenditure for the purposes
	designated until the close of the fiscal year that
	begins July 1, 2014.
41	11. RURAL IOWA PRIMARY CARE LOAN REPAYMENT PROGRAM
42 43	a. For purposes of the rural Iowa primary care loan repayment program established pursuant to section
	261.113:
45	\$ 2,000,000
46	b. From the moneys appropriated in paragraph "a",
	not more than \$150,000 shall be used by the commission
	for loan repayments for individuals who hold a license
	issued under chapter 154C and are employed in a
50	critical human service area.

50 critical human service area.

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- 1 (1) The commission shall establish an application 2 process and criteria for loan repayment to licensed 3 social workers and shall determine the amount of time 4 a licensed social worker shall practice in a critical 5 human service area in order to qualify for loan 6 repayment under this paragraph "b".
- 7 (2) The annual amount of loan repayment a recipient 8 may receive under this paragraph "b" shall be \$6,500 9 or 20 percent of the licensed social worker's total 10 federally guaranteed Stafford loan amount under the 11 federal family education loan program or the federal 12 direct loan program, including principal and interest, 13 whichever amount is less. The total loan repayment 14 a recipient may receive from the commission during a 15 consecutive five-year period shall not exceed the total 16 remaining balance of the recipient's student loan debt 17 or \$25,000, whichever is less.
- 18 (3) If a loan repayment recipient fails to meet the 19 criteria and requirements established by the commission 20 pursuant to this paragraph "b", the loan repayment 21 recipient shall repay to the commission any funds paid 22 by the commission on the recipient's loan.
- 23 (4) For purposes of this paragraph "b", "critical 24 human service area" includes but is not limited to an 25 area of the state with a shortage of social workers 26 providing health, mental health, substance abuse, 27 aging, HIV/AIDS, victim, or child welfare services, 28 or communities with multilingual needs. An area 29 designated as a mental health professional shortage 30 area by the United States department of health 31 and human services health resources and services 32 administration is critical human service area.
- 33 (5) Notwithstanding section 8.33, moneys allocated 34 for purposes of this paragraph "b" that remain 35 unencumbered or unobligated at the close of the fiscal 36 year shall not revert but shall remain available for 37 expenditure for the purposes designated until the close 38 of the following fiscal year.
- 39 (6) The commission shall adopt rules pursuant to 40 chapter 17A for the administration of this paragraph 41 "b".
- Sec. 3. IOWA TUITION GRANT APPROPRIATIONS FOR FY 2013-2014. Notwithstanding the standing appropriations in the following designated sections for the fiscal 45 year beginning July 1, 2013, and ending June 30, 2014, 46 the amounts appropriated from the general fund of the 47 state to the college student aid commission pursuant to 48 these sections for the following designated purposes 49 shall not exceed the following amounts:
- 50 1. For Iowa tuition grants under section 261.25, s-3155 -3-

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Page 4
1 subsection 1:
2 \$ 47,513,448
3 2. For tuition grants for students attending
4 for-profit accredited private institutions located in
5 Iowa under section 261.25, subsection 2:
6\$ 2,500,000
7 Sec. 4. CHIROPRACTIC LOAN FUNDS. Notwithstanding
8 section 261.72, the moneys deposited in the 9 chiropractic loan revolving fund created pursuant
10 to section 261.72 may be used for purposes of the
11 chiropractic loan forgiveness program established in
12 section 261.73.
13 Sec. 5. WORK-STUDY APPROPRIATION FOR FY
14 2013-2014. Notwithstanding section 261.85, for the
15 fiscal year beginning July 1, 2013, and ending June 30,
16 2014, the amount appropriated from the general fund of
17 the state to the college student aid commission for the
18 work-study program under section 261.85 shall be zero.
19 DEPARTMENT OF EDUCATION
20 Sec. 6. There is appropriated from the general fund
21 of the state to the department of education for the
22 fiscal year beginning July 1, 2013, and ending June 30,
23 2014, the following amounts, or so much thereof as is
24 necessary, to be used for the purposes designated:
25 1. GENERAL ADMINISTRATION
26 For salaries, support, maintenance, miscellaneous
27 purposes, and for not more than the following full-time 28 equivalent positions:
29\$ 6,413,812
30 FTEs 81.67
31 2. VOCATIONAL EDUCATION ADMINISTRATION
32 For salaries, support, maintenance, miscellaneous
33 purposes, and for not more than the following full-time
34 equivalent positions:
35 \$ 598,197
36 FTEs 11.50
3. VOCATIONAL REHABILITATION SERVICES DIVISION
38 a. For salaries, support, maintenance,
39 miscellaneous purposes, and for not more than the
40 following full-time equivalent positions:
41\$ 5,113,168
42 FTEs 255.00 43 For purposes of optimizing the job placement of
44 individuals with disabilities, the division shall make
45 its best efforts to work with community rehabilitation
46 program providers for job placement and retention
47 services for individuals with significant disabilities
48 and most significant disabilities. By January 15,
49 2014, the division shall submit a written report to the
50 general assembly on the division's outreach efforts
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Page 5 1 with community rehabilitation program providers. b. For matching funds for programs to enable 3 persons with severe physical or mental disabilities to 4 function more independently, including salaries and 5 support, and for not more than the following full-time 6 equivalent position: 7 \$ 39,128 8 FTEs 1.00 9 c. For the entrepreneurs with disabilities program 10 established pursuant to section 259.4, subsection 9: 11 \$ 145,535 d. For costs associated with centers for 13 independent living: 14 \$ 40,294 15 4. STATE LIBRARY 16 a. For salaries, support, maintenance, 17 miscellaneous purposes, and for not more than the 18 following full-time equivalent positions: 19 \$ 2,715,063 20 FTEs 29.00 21 b. For the enrich Iowa program established under 22 section 256.57: 23 \$ 2,924,228 24 5. PUBLIC BROADCASTING DIVISION 25 For salaries, support, maintenance, capital 26 expenditures, miscellaneous purposes, and for not more 27 than the following full-time equivalent positions: 28 \$ 7,443,096 29 FTEs 82.00 6. VOCATIONAL EDUCATION TO SECONDARY SCHOOLS 30 31 For reimbursement for vocational education 32 expenditures made by secondary schools: 33 \$ 2,630,134 Moneys appropriated in this subsection shall be used 34 35 to reimburse school districts for vocational education 36 expenditures made by secondary schools to meet the 37 standards set in sections 256.11, 258.4, and 260C.14. 38 7. SCHOOL FOOD SERVICE 39 For use as state matching funds for federal 40 programs that shall be disbursed according to federal 41 regulations, including salaries, support, maintenance, 42 miscellaneous purposes, and for not more than the 43 following full-time equivalent positions: 44 \$ 2,176,797 45 FTEs 20.58 46 8. EARLY CHILDHOOD IOWA FUND - GENERAL AID For deposit in the school ready children grants 47 48 account of the early childhood Iowa fund created in 49 section 256I.11: 50 \$ 5,386,113

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a. From the moneys deposited in the school ready 2 children grants account for the fiscal year beginning 3 July 1, 2013, and ending June 30, 2014, not more than 4 \$265,950 is allocated for the early childhood Iowa 5 office and other technical assistance activities. The 6 early childhood Iowa state board shall direct staff to 7 work with the early childhood stakeholders alliance 8 created in section 256I.12 to inventory technical 9 assistance needs. Moneys allocated under this lettered 10 paragraph may be used by the early childhood Iowa state 10 board for the purpose of skills development and support 12 for ongoing training of staff. However, except as 13 otherwise provided in this subsection, moneys shall not 14 be used for additional staff or for the reimbursement 15 of staff.

16 b. As a condition of receiving moneys appropriated 17 in this subsection, each early childhood Iowa area 18 board shall report to the early childhood Iowa state 19 board progress on each of the local indicators approved 20 by the area board. Each early childhood Iowa area 21 board must also submit an annual budget for the area's 22 comprehensive school ready children grant developed for 23 providing services for children from birth through five 24 years of age, and provide other information specified 25 by the early childhood Iowa state board, including 26 budget amendments as needed. The early childhood Iowa 27 state board shall establish a submission deadline for 28 the annual budget and any budget amendments that allow 29 a reasonable period of time for preparation by the 30 early childhood Iowa area boards and for review and 31 approval or request for modification of the materials 32 by the early childhood Iowa state board. In addition, 33 each early childhood Iowa area board must continue to 34 comply with reporting provisions and other requirements 35 adopted by the early childhood Iowa state board in 36 implementing section 256I.9.

37 Of the amount appropriated in this subsection 38 for deposit in the school ready children grants account 39 of the early childhood Iowa fund, \$2,318,018 shall 40 be used for efforts to improve the quality of early 41 care, health, and education programs. Moneys allocated 42 pursuant to this paragraph may be used for additional 43 staff and for the reimbursement of staff. The early 44 childhood Iowa state board may reserve a portion of the 45 allocation, not to exceed \$88,650, for the technical 46 assistance expenses of the early childhood Iowa state 47 office, including the reimbursement of staff, and 48 shall distribute the remainder to early childhood Iowa 49 areas for local quality improvement efforts through 50 a methodology identified by the early childhood Iowa S-3155 -6-

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 1 state board to make the most productive use of the
2 funding, which may include use of the distribution
3 formula, grants, or other means.
     d. Of the amount appropriated in this subsection
5 for deposit in the school ready children grants account
6 of the early childhood Iowa fund, $825,030 shall
7 be used for support of professional development and
8 training activities for persons working in early care,
9 health, and education by the early childhood Iowa
10 state board in collaboration with the professional
11 development component group of the early childhood
12 Iowa stakeholders alliance maintained pursuant to
13 section 256I.12, subsection 7, paragraph "b", and the
14 early childhood Iowa area boards. Expenditures shall
15 be limited to professional development and training
16 activities agreed upon by the parties participating in
17 the collaboration.
18
     9. EARLY CHILDHOOD IOWA FUND - PRESCHOOL TUITION
19 ASSISTANCE
20
     a. For deposit in the school ready children grants
21 account of the early childhood Iowa fund created in
22 section 256I.11:
23 ..... $ 5,428,877
24
     b. The amount appropriated in this subsection shall
25 be used for early care, health, and education programs
26 to assist low-income parents with tuition for preschool
27 and other supportive services for children ages three,
28 four, and five who are not attending kindergarten in
29 order to increase the basic family income eligibility
30 requirement to not more than 200 percent of the federal
31 poverty level. In addition, if sufficient funding is
32 available after addressing the needs of those who meet
33 the basic income eligibility requirement, an early
34 childhood Iowa area board may provide for eligibility
35 for those with a family income in excess of the basic
36 income eligibility requirement through use of a sliding
37 scale or other copayment provisions.
38
     10. EARLY CHILDHOOD IOWA FUND - FAMILY SUPPORT AND
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39 PARENT EDUCATION

a. For deposit in the school ready children grants 41 account of the early childhood Iowa fund created in 42 section 256I.11:

43 \$ 12,364,434

b. The amount appropriated in this subsection 45 shall be used for family support services and parent 46 education programs targeted to families expecting a 47 child or with newborn and infant children through age 48 five and shall be distributed using the distribution 49 formula approved by the early childhood Iowa state 50 board and shall be used by an early childhood Iowa S-3155 -7-

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Page 8
1 area board only for family support services and parent
2 education programs targeted to families expecting a
3 child or with newborn and infant children through age
4 five.
     11. BIRTH TO AGE THREE SERVICES
     For expansion of the federal Individuals with
7 Disabilities Education Improvement Act of 2004, Pub.
8 L. No. 108-446, as amended to January 1, 2013, birth
9 through age three services due to increased numbers of
10 children qualifying for those services:
11 ..... $ 1,721,400
12 From the moneys appropriated in this subsection,
13 $383,769 shall be allocated to the child health
14 specialty clinic at the state university of Iowa to
15 provide additional support for infants and toddlers
16 who are born prematurely, drug-exposed, or medically
17 fragile.
18
    12. EARLY HEAD START PROJECTS
19
     For early head start projects:
20 ..... $
                                                       800,000
21 The moneys appropriated in this subsection shall be
22 used for implementation and expansion of early head
23 start pilot projects addressing the comprehensive
24 cognitive, social, emotional, and developmental needs
25 of children from birth to age three, including prenatal
26 support for qualified families. The projects shall
27 promote healthy prenatal outcomes and healthy family
28 functioning, and strengthen the development of infants
29 and toddlers in low-income families. Priority shall
30 be given to those organizations that have previously
31 qualified for and received state funding to administer
32 an early head start project.
33
     13. TEXTBOOKS OF NONPUBLIC SCHOOL PUPILS
34
     To provide moneys for costs of providing textbooks
35 to each resident pupil who attends a nonpublic school
36 as authorized by section 301.1:
37 .....$
                                                       560,214
38
     Funding under this subsection is limited to $20 per
39 pupil and shall not exceed the comparable services
40 offered to resident public school pupils.
41
     14. CORE CURRICULUM AND CAREER INFORMATION AND
42 DECISION-MAKING SYSTEM
43
     For purposes of implementing the statewide core
44 curriculum for school districts and accredited
45 nonpublic schools and a state-designated career
46 information and decision-making system:
47 ..... $ 2,000,000
15. STUDENT ACHIEVEMENT AND TEACHER QUALITY PROGRAM
For purposes of the student achievement and teacher
50 quality program established pursuant to chapter
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Page 9
1 284, and for not more than the following full-time
2 equivalent positions:
3 ..... $ 6,772,506
4 ..... FTEs
                                                       2.00
     16. JOBS FOR AMERICA'S GRADUATES
     For school districts to provide direct services to
7 the most at-risk senior high school students enrolled
8 in school districts through direct intervention by a
9 jobs for America's graduates specialist:
10 ..... $ 800,000
11
    17. EDUCATION REFORM
     For implementation of the education reform
12
13 provisions pursuant to 2013 Iowa Acts, House File 215,
14 if enacted:
15 ..... $ 8,500,000
     18. SUCCESSFUL PROGRESSION FOR EARLY READERS
16
17
     For school districts to provide intensive
18 instructional services, curricula, initiatives,
19 programs, and supports in accordance with section
20 279.68, subsection 2:
21 ..... $ 12,000,000
22
     19. COMPETENCY-BASED EDUCATION
23
     For implementation of the competency-based education
24 grant program established pursuant to section 256.24
25 as provided in House File 215, if enacted, and the
26 competency-based education task force recommendations
27 as provided in House File 215, if enacted:
28 ..... $
                                                     825,000
29 a. From the moneys appropriated in this subsection,
30 not less than $500,000 shall be used to provide grants
31 under the competency-based education grant program
32 established pursuant to section 256.24 as provided in
33 House File 215, if enacted. Notwithstanding section
34 8.33, moneys received by the department pursuant to
35 this lettered paragraph that remain unencumbered or
36 unobligated at the close of the fiscal year shall not
37 revert but shall remain available for expenditure for
38 the purposes specified in this lettered paragraph
39 until July 1, 2018, or until the Iowa Code section
40 establishing the competency-based education grant
41 program is repealed, whichever occurs first.
42
     b. From the moneys appropriated in this subsection,
43 not less than $100,000 shall be used for writing model
44 competencies, not less than $25,000 shall be used for
45 plans and templates, not less than $100,000 shall be
46 used to develop the assessment validation rubric and
47 model assessments, and not less than $100,000 shall be
48 used to design professional development in accordance
49 with the recommendations of the competency-based
50 education task force and as provided in House File 215,
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Page 10
1 if enacted.
2 20. MIDWESTERN HIGHER EDUCATION COMPACT
3 For distribution to the midwestern higher education
4 compact to pay Iowa's member state annual obligation:
5 \$ 100,000
6 Notwithstanding section 8.33, moneys appropriated
7 for distribution to the midwestern higher education
8 compact pursuant to this subsection that remain
9 unencumbered or unobligated at the close of the fiscal
10 year shall not revert but shall remain available for
11 expenditure for the purpose designated until the close
12 of the succeeding fiscal year.
13 21. COMMUNITY COLLEGES
14 a. For general state financial aid to merged
15 areas as defined in section 260C.2 in accordance with
16 chapters 258 and 260C:
17 \$193,274,647
18 Notwithstanding the allocation formula in section
19 260C.18C, the funds appropriated in this subsection
20 shall be allocated as follows:
21 (1) Merged Area I \$ 9,572,490
22 (2) Merged Area II \$ 9,772,970
23 (3) Merged Area III \$ 9,035,001
24 (4) Merged Area IV \$ 4,443,196
25 (5) Merged Area V \$ 10,865,853
26 (6) Merged Area VI \$ 8,657,389
27 (7) Merged Area VII \$ 13,121,235
28 (8) Merged Area IX \$ 16,582,059
29 (9) Merged Area X \$ 30,143,212
30 (10) Merged Area XI \$ 31,835,539
31 (11) Merged Area XII \$ 10,781,694
32 (12) Merged Area XIII \$ 11,522,373
33 (13) Merged Area XIV \$ 4,527,071
34 (14) Merged Area XV \$ 14,202,552
35 (15) Merged Area XVI \$ 8,212,013
36 b. For distribution to community colleges to
37 supplement faculty salaries:
38\$ 500,000
39 c. For deposit in the gap tuition assistance fund
40 established pursuant to section 260I.2, subsection 2:
41 \$ 2,000,000
42 Sec. 7. ONLINE CURRICULUM FOR UNIFORM TRANSFER OF
43 ACADEMIC CREDIT — STUDY AND REPORT.
44 1. The department of education shall conduct
45 a study regarding the establishment of an online 46 curriculum to facilitate the transfer of academic
47 credits earned by students residing in child foster
48 care facilities licensed under section 237.4, and in
49 institutions controlled by the department of human
50 services and listed in section 218.1, between those
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1 facilities and institutions and public and accredited
2 nonpublic schools. The goal of the curriculum shall
3 be to minimize wherever possible the loss of academic
4 credit for coursework completed by such students.
5 2. Instruction provided through the online
6 curriculum shall be taught by teachers licensed under
7 chapter 272. All courses in the online curriculum
8 shall meet existing accreditation standards.
9 3. The department shall submit a report of its
10 findings and recommendations to the general assembly
11 by January 3, 2014.
12 STATE BOARD OF REGENTS
13 Sec. 8. There is appropriated from the general fund
14 of the state to the state board of regents for the
15 fiscal year beginning July 1, 2013, and ending June 30,
16 2014, the following amounts, or so much thereof as is
17 necessary, to be used for the purposes designated:
18 1. OFFICE OF STATE BOARD OF REGENTS
<pre>19 a. For salaries, support, maintenance, 20 miscellaneous purposes, and for not more than the</pre>
20 miscerianeous purposes, and for not more than the 21 following full-time equivalent positions:
22\$ 1,065,005
23 FTEs 15.00
24 The state board of regents shall submit a monthly
25 financial report in a format agreed upon by the state
26 board of regents office and the legislative services
27 agency. The report submitted in December 2013 shall
28 include the five-year graduation rates for the regents
29 universities.
30 b. For moneys to be allocated to the southwest Iowa
31 regents resource center in Council Bluffs:
32 \$ 182,734
33 c. For moneys to be allocated to the northwest Iowa
34 regents resource center in Sioux City under section
35 262.9, subsection 22:
36\$ 66,601
37 d. For moneys to be allocated to the quad-cities
20 graduate gradica genter:
38 graduate studies center:
39 \$ 34,513
39\$ 34,513 40 The board may transfer moneys appropriated under
39\$ 34,513 40 The board may transfer moneys appropriated under 41 paragraph "b", "c", or "d", of this subsection to any
39\$ 34,513 40 The board may transfer moneys appropriated under 41 paragraph "b", "c", or "d", of this subsection to any 42 of the other centers specified in paragraph "b", "c",
39\$ 34,513 40 The board may transfer moneys appropriated under 41 paragraph "b", "c", or "d", of this subsection to any 42 of the other centers specified in paragraph "b", "c", 43 or "d", if the board notifies, in writing, the general
39\$ 34,513 40 The board may transfer moneys appropriated under 41 paragraph "b", "c", or "d", of this subsection to any 42 of the other centers specified in paragraph "b", "c", 43 or "d", if the board notifies, in writing, the general 44 assembly and the legislative services agency of the
The board may transfer moneys appropriated under all paragraph "b", "c", or "d", of this subsection to any to the other centers specified in paragraph "b", "c", as or "d", if the board notifies, in writing, the general assembly and the legislative services agency of the amount, the date, and the purpose of the transfer.
39\$ 34,513 40 The board may transfer moneys appropriated under 41 paragraph "b", "c", or "d", of this subsection to any 42 of the other centers specified in paragraph "b", "c", 43 or "d", if the board notifies, in writing, the general 44 assembly and the legislative services agency of the

47 radio for public radio operations:
48\$
49 f. For purposes of funding a student financial aid
50 program for Iowa undergraduate students who demonstrate

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391,568

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Page 12 1 financial need and who attend an institution of higher
2 learning governed by the board:
3 \$ 10,000,000
4 2. STATE UNIVERSITY OF IOWA
5 a. General university, including lakeside
6 laboratory
7 For salaries, support, maintenance, equipment,
8 financial aid, miscellaneous purposes, and for not more
9 than the following full-time equivalent positions:
10 \$222,041,351
11 FTEs 5,058.55
12 b. Oakdale campus
13 For salaries, support, maintenance, miscellaneous
14 purposes, and for not more than the following full-time
15 equivalent positions:
16\$ 2,186,558
17 FTEs 38.25
18 c. State hygienic laboratory
19 For salaries, support, maintenance, miscellaneous
20 purposes, and for not more than the following full-time
21 equivalent positions:
22 \$ 4,402,615
23 FTEs 102.50
24 d. Family practice program
25 For allocation by the dean of the college of
26 medicine, with approval of the advisory board, to
27 qualified participants to carry out the provisions
28 of chapter 148D for the family practice program,
29 including salaries and support, and for not more than
30 the following full-time equivalent positions:
31 \$ 1,788,265
32 FTEs 190.40
e. Child health care services
34 For specialized child health care services,
35 including childhood cancer diagnostic and treatment
36 network programs, rural comprehensive care for
37 hemophilia patients, and the Iowa high-risk infant
38 follow-up program, including salaries and support, and
39 for not more than the following full-time equivalent
40 positions: 41\$ 659,456
41\$ 659,456 42 FTEs 57.97
42 Fils 57.97 43 f. Statewide cancer registry
45 I. Statewide cancer registry 44 For the statewide cancer registry, and for not more
45 than the following full-time equivalent positions:
46\$ 149,051
10

2.10

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1 for not more than the following full-time equivalent	
2 position:	
3 \$	55,529
4 FTEs 5 h. Center for biocatalysis	1.00
6 For the center for biocatalysis, and for not more	
7 than the following full-time equivalent positions:	
8\$	723,727
9 FTEs 10 i. Primary health care initiative	6.28
11 For the primary health care initiative in the	
12 college of medicine, and for not more than the	
13 following full-time equivalent positions:	649 030
14 \$ 15 FTEs	648,930 5.89
16 From the moneys appropriated in this lettered	3.03
17 paragraph, \$254,889 shall be allocated to the	
18 department of family practice at the state university	
19 of Iowa college of medicine for family practice faculty 20 and support staff.	
21 j. Birth defects registry	
For the birth defects registry, and for not more	
23 than the following full-time equivalent position:	20 000
24 \$ 25 FTEs	38,288 1.00
26 k. Larned A. Waterman Iowa nonprofit resource	1.00
27 center	
28 For the Larned A. Waterman Iowa nonprofit resource	
29 center, and for not more than the following full-time 30 equivalent positions:	
31\$	162,539
32 FTEs	2.75
1. Iowa online advanced placement academy science,	
34 technology, engineering, and mathematics initiative 35 For the establishment of the Iowa online advanced	
36 placement academy science, technology, engineering, and	
37 mathematics initiative:	
38\$ 39 m. For the Iowa flood center for use by the	481,849
39 m. For the Iowa flood center for use by the 40 university's college of engineering pursuant to section	
41 466C.1:	
42 \$ 1	,500,000
43 3. IOWA STATE UNIVERSITY OF SCIENCE AND TECHNOLOGY	
44 a. General university 45 For salaries, support, maintenance, equipment,	
46 financial aid, miscellaneous purposes, and for not more	
47 than the following full-time equivalent positions:	
48 \$173 49 FTEs	
50 b. Agricultural experiment station	J,UII.44
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1 For the agricultural experiment station salaries,
2 support, maintenance, miscellaneous purposes, and
3 for not more than the following full-time equivalent
4 positions:
5 \$ 28,111,877
6 FTEs 546.98
7 c. Cooperative extension service in agriculture and
8 home economics
9 For the cooperative extension service in agriculture
10 and home economics salaries, support, maintenance,
11 miscellaneous purposes, and for not more than the
12 following full-time equivalent positions:
13 \$ 17,936,722
14 FTEs 383.34
15 d. Leopold center
16 For agricultural research grants at Iowa state
17 university of science and technology under section 18 266.39B, and for not more than the following full-time
19 equivalent positions:
20\$ 397,417
21 FTEs 11.25
22 e. Livestock disease research
23 For deposit in and the use of the livestock disease
24 research fund under section 267.8:
25\$ 172,844
26 4. UNIVERSITY OF NORTHERN IOWA
27 a. General university
28 For salaries, support, maintenance, equipment,
29 financial aid, miscellaneous purposes, and for not more
30 than the following full-time equivalent positions:
31 \$ 87,222,819
32 FTEs 1,447.50
33 b. Recycling and reuse center
For purposes of the recycling and reuse center, and
35 for not more than the following full-time equivalent
36 positions:
37\$ 175,256
38 FTES 3.00
39 c. Science, technology, engineering, and
40 mathematics (STEM) collaborative initiative 41 For purposes of the science, technology,
41 For purposes of the science, technology, 42 engineering, and mathematics (STEM) collaborative
43 initiative established pursuant to section 268.7, and
44 for not more than the following full-time equivalent
45 positions:
46\$ 5,700,000
47
48 (1) From the moneys appropriated in this lettered
49 paragraph, up to \$282,000 shall be allocated for
50 salaries, staffing, and institutional support. The
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Page 15 1 remainder of the moneys appropriated in this lettered 2 paragraph shall be expended only to support activities 3 directly related to recruitment of kindergarten 4 through grade 12 mathematics and science teachers and 5 for ongoing mathematics and science programming for 6 students enrolled in kindergarten through grade 12. (2) The university of northern Iowa shall work with 8 the community colleges to develop STEM professional 9 development programs for community college instructors 10 and STEM curriculum development. (3) From the moneys appropriated in this lettered 11 12 paragraph, up to \$1,000,000 may be used to provide 13 technology education opportunities to high school, 14 career academy, and community college students 15 through a public-private partnerships, as well as 16 opportunities for students and faculties at these 17 institutions to secure broad-based information 18 technology certification. The Iowa governor's STEM 19 advisory council shall utilize a request for proposals 20 process for contracts to make available, through the 21 regional STEM network hubs, at high schools, career 22 academies, and community colleges, instruction on 23 skills and competencies that are essential for the 24 workplace and which are requested by Iowa's employers. 25 Such a contract shall include the following components: 26 (a) A research-based curriculum. 27 (b) Online access to the curriculum. 2.8 (c) Instructional software for classroom and 29 student use. (d) Certification of skills and competencies in 30 31 a broad base of information technology-related skill 32 areas. 33 (e) Professional development for teachers. (f) Deployment and program support, including but 34 35 not limited to integration with current curriculum 36 standards. 37 d. Real estate education program 38 For purposes of the real estate education program, 39 and for not more than the following full-time 40 equivalent position: 41 \$ 125,302 42 FTEs 1.00 43 5. STATE SCHOOL FOR THE DEAF 44 For salaries, support, maintenance, miscellaneous 45 purposes, and for not more than the following full-time 46 equivalent positions: 47 \$ 9,207,705 126.60

48 FTEs 6. IOWA BRAILLE AND SIGHT SAVING SCHOOL

For salaries, support, maintenance, miscellaneous -15-

50

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S-3155 Page 16 1 purposes, and for not more than the following full-time 2 equivalent positions: 3 \$ 3,838,962 4 FTEs 62.87 7. TUITION AND TRANSPORTATION COSTS For payment to local school boards for the tuition 7 and transportation costs of students residing in the 8 Iowa braille and sight saving school and the state 9 school for the deaf pursuant to section 262.43 and 10 for payment of certain clothing, prescription, and 11 transportation costs for students at these schools 12 pursuant to section 270.5: 13\$ 11,763 14 8. LICENSED CLASSROOM TEACHERS 15 For distribution at the Iowa braille and sight 16 saving school and the Iowa school for the deaf based 17 upon the average yearly enrollment at each school as 18 determined by the state board of regents: 19 \$ 82,049 20 Sec. 9. ENERGY COST-SAVINGS PROJECTS -21 FINANCING. For the fiscal year beginning July 1, 22 2013, and ending June 30, 2014, the state board of 23 regents may use notes, bonds, or other evidences of 24 indebtedness issued under section 262.48 to finance 25 projects that will result in energy cost savings in an 26 amount that will cause the state board to recover the 27 cost of the projects within an average of six years. Sec. 10. PRESCRIPTION DRUG COSTS. Notwithstanding 29 section 270.7, the department of administrative 30 services shall pay the state school for the deaf and 31 the Iowa braille and sight saving school the moneys 32 collected from the counties during the fiscal year 33 beginning July 1, 2013, for expenses relating to 34 prescription drug costs for students attending the 35 state school for the deaf and the Iowa braille and 36 sight saving school. Sec. 11. Section 256I.7, subsection 1, paragraph a, 37 38 Code 2013, is amended to read as follows: a. The early childhood Iowa functions for an area 40 shall be performed under the authority of an early 41 childhood Iowa area board. The members of an area 42 board shall be elected officials or members of the 43 public who are not employed by a provider of services 44 to or for the area board. In addition, the membership 45 of an area board shall include representation from

50 represent the same entity or interest. S-3155 -16-

46 early care, education, health, human services,

47 business, and faith interests, and at least one parent, 48 grandparent, or guardian of a child from zero through 49 age five. However, not more than one member shall

- 1 Sec. 12. Section 256I.8, Code 2013, is amended by 2 adding the following new subsection:
- 3 <u>NEW SUBSECTION</u>. 3. An area board shall not be a 4 provider of services to or for the area board.
- 5 Sec. 13. NEW SECTION. 256I.13 Home visitation 6 program funding intent.
- 7 1. In order to implement the legislative intent 8 stated in sections 135.106 and 256I.9, that priority 9 for home visitation program funding be given to 10 programs using evidence-based or promising models 11 for home visitation, it is the intent of the general 12 assembly to phase in the funding priority as follows:
- 13 a. By July 1, 2013, twenty-five percent of state 14 funds expended for home visiting programs are for 15 evidence-based or promising program models.
- 16 b. By July 1, 2014, fifty percent of state 17 funds expended for home visiting programs are for 18 evidence-based or promising program models.
- 19 c. By July 1, 2015, seventy-five percent of state 20 funds expended for home visiting programs are for 21 evidence-based or promising program models.
- d. By July 1, 2016, ninety percent of state
 funds expended for home visiting programs are for
 evidence-based or promising program models. The
 remaining ten percent of funds may be used for
 innovative program models that do not yet meet the
 definition of evidence-based or promising programs.
- 28 2. For the purposes of this section, unless the 29 context otherwise requires or unless otherwise provided 30 under federal law:
- 31 "Evidence-based program" means a program that a. 32 is based on scientific evidence demonstrating that 33 the program model is effective. An evidence-based 34 program shall be reviewed on site and compared to 35 program model standards by the model developer or the 36 developer's designee at least every five years to 37 ensure that the program continues to maintain fidelity 38 with the program model. The program model shall have 39 had demonstrated significant and sustained positive 40 outcomes in an evaluation utilizing a well-designed and 41 rigorous randomized controlled research design or a 42 quasi-experimental research design, and the evaluation 43 results shall have been published in a peer-reviewed 44 journal.
- b. "Family support programs" includes group-based 46 parent education or home visiting programs that are 47 designed to strengthen protective factors, including 48 parenting skills, increasing parental knowledge of 49 child development, and increasing family functioning 50 and problem solving skills. A family support program 5-3155

1 may be used as an early intervention strategy to
2 improve birth outcomes, parental knowledge, family
3 economic success, the home learning environment, family
4 and child involvement with others, and coordination
5 with other community resources. A family support
6 program may have a specific focus on preventing child
7 maltreatment or ensuring children are safe, healthy,
8 and ready to succeed in school.

- 9 c. "Promising program" means a program that meets 10 all of the following requirements:
- 11 (1) The program conforms to a clear, consistent 12 family support model that has been in existence for at 13 least three years.
- 14 (2) The program is grounded in relevant empirically 15 based knowledge.
- 16 (3) The program is linked to program-determined 17 outcomes.
- 18 (4) The program is associated with a national 19 or state organization that either has comprehensive 20 program standards that ensure high-quality service 21 delivery and continuous program quality improvement 22 or the program model has demonstrated through the 23 program's benchmark outcomes that the program has 24 achieved significant positive outcomes equivalent 25 to those achieved by program models with published 26 significant and sustained results in a peer-reviewed 27 journal.
- 28 (5) The program has been awarded the Iowa family
 29 support credential and has been reviewed on site
 30 at least every five years to ensure the program's
 31 adherence to the Iowa family support standards approved
 32 by the state board or a comparable set of standards.
 33 The on-site review is completed by an independent
 34 review team that is not associated with the program or
 35 the organization administering the program.
- 36 3. a. The data reporting requirements adopted by
 37 the state board pursuant to section 256I.4 for the
 38 family support programs targeted to families expecting
 39 a child or with newborn and infant children through age
 40 five and funded through the state board shall require
 41 the programs to participate in a state-administered
 42 internet-based data collection system. The data
 43 reporting requirements shall be developed in a manner
 44 to provide for compatibility with local data collection
 45 systems. The state board's annual report submitted
 46 each January to the governor and general assembly under
 47 section 256I.4 shall include family support program
 48 outcomes beginning with the January 2015 report.
 49 b. The data on families served that is collected by
- 49 b. The data on families served that is collected by 50 the family support programs funded through the early -18-

- 1 childhood Iowa initiative shall include but is not 2 limited to basic demographic information, services 3 received, funding utilized, and program outcomes for 4 the children and families served. The state board 5 shall adopt performance benchmarks for the family 6 support programs and shall revise the Iowa family 7 support credential to incorporate the performance 8 benchmarks on or before January 1, 2014.
- 9 c. The state board shall identify minimum
 10 competency standards for the employees and supervisors
 11 of family support programs funded through the early
 12 childhood Iowa initiative. The state board shall
 13 submit recommendations concerning the standards to the
 14 governor and general assembly on or before January 1,
 15 2014.
- 16 d. The state board shall adopt criminal and child 17 abuse record check requirements for the employees and 18 supervisors of family support programs funded through 19 the early childhood Iowa initiative.
- e. The state board shall develop a plan to implement a coordinated intake and referral process for publicly funded family support programs in order to engage the families expecting a child or with newborn and infant children through age five in all communities in the state by July 1, 2015.
- 26 Sec. 14. Section 261.113, subsections 1, 2, 6, 8, 27 and 10, Code 2013, are amended to read as follows:
- 1. Program established. A rural Iowa primary care loan repayment program is established to be administered by the college student aid commission for purposes of providing loan repayments for medical students, physician assistant students, and advanced registered nurse practitioner students who agree to practice as physicians, physician assistants, or advanced registered nurse practitioners in service commitment areas for five years and meet the requirements of this section.
- 2. Eligibility. An individual is eligible to apply to enter into a program agreement with the 40 commission if the individual is enrolled full-time in 41 and receives a recommendation from the state university 42 of Iowa college of medicine or Des Moines university 43 osteopathic medical center in a curriculum leading to 44 a doctor of medicine degree, ex a doctor of osteopathy 45 degree, a master of physician assistant studies degree, 46 or a master of science in nursing degree.
- 47 6. Selection of service commitment area. A loan 48 repayment recipient shall notify the commission of the 49 recipient's service commitment area prior to beginning 50 practice in the area in accordance with subsection 3, s-3155 -19-

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1 paragraph "d", or subsection 3A, paragraph "c", as
 2 appropriate. The commission may waive the requirement
 3 that the loan repayment recipient practice in the same
 4 service commitment area for all sixty months.
      8. Part-time practice - agreement amended. A
 6 person who entered into an agreement pursuant to
7 subsection 3 or 3A may apply to the commission to amend
8 the agreement to allow the person to engage in less
 9 than the full-time practice specified in the agreement
10 and either under subsection 3, paragraph "d", or under
11 subsection 3A, paragraph "c", as appropriate. If the
12 commission determines exceptional circumstances exist,
13 the commission and the person may consent to amend the
14 agreement under which the person shall engage in less
15 than full-time practice of medicine and surgery or
16 osteopathic medicine and surgery specializing in family
17 medicine, pediatrics, psychiatry, internal medicine,
18 or general surgery in a service commitment area for
19 an extended period of part time practice determined
20 by the commission to be proportional to the amount
21 of full-time practice remaining under the original
22 agreement.
      10. Trust fund established. A rural Iowa primary
24 care trust fund is created in the state treasury as a
25 separate fund under the control of the commission. The
26 commission shall remit all repayments made pursuant to
27 this section to the rural Iowa primary care trust fund.
28 All moneys deposited or paid into the trust fund are
29 appropriated and made available to the commission to
30 be used for meeting the requirements of this section.
31 Moneys in the fund up to the total amount that an
32 eligible student may receive for an eligible loan in
33 accordance with this section and upon fulfilling the
34 requirements of subsection 3 or 3A, shall be considered
35 encumbered for the duration of the agreement entered
36 into pursuant to subsection 3 or 3A. Notwithstanding
37 section 8.33, any balance in the fund on June 30 of
38 each fiscal year shall not revert to the general fund
39 of the state, but shall be available for purposes of
40 this section in subsequent fiscal years.
41
      Sec. 15. Section 261.113, Code 2013, is amended by
42 adding the following new subsection:
43
      NEW SUBSECTION. 3A. Program agreements for
44 physician assistant students and advanced registered
45 nurse practitioner students. A program agreement shall
46 be entered into by an eligible physician assistant
47 student or an advanced registered nurse practitioner
48 student and the commission when the eligible student
49 begins the curriculum leading to a master of physician
50 assistant studies degree or a master of science in
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- 1 nursing degree. Under the agreement, to receive loan 2 repayments pursuant to subsection 5, paragraph "c", an 3 eligible student shall agree to and shall fulfill all 4 of the following requirements:
- 5 a. Receive a master of physician assistant studies 6 degree or a master of science in nursing degree from an 7 eligible university.
- 8 b. Apply for and obtain a license to practice as a 9 physician assistant under chapter 148C or an advanced 10 registered nurse practitioner under chapter 152 or 11 152E.
- c. Within nine months of receiving a degree in accordance with paragraph "a" and receiving a license in accordance with paragraph "b", engage in full-time primary practice as a physician assistant or an advanced registered nurse practitioner for a period of sixty consecutive months in the service commitment area specified under subsection 6, unless the loan repayment recipient receives a waiver from the commission to complete the months of practice required under the agreement in another service commitment area pursuant to subsection 6.
- 23 Sec. 16. Section 261.113, subsection 5, paragraphs 24 a and b, Code 2013, are amended to read as follows:
- a. The amount of loan repayment an eligible student who enters into an agreement pursuant to subsection 3 shall receive upon fulfilling the requirements of subsection 3 if in compliance with obligations under the agreement shall be not more than fifty forty thousand dollars annually for an eligible loan. Payments under this section are limited to a four-year consecutive five-year period and shall not exceed a total of two hundred thousand dollars.
- b. The commission shall not enter into more than twenty twenty-five program agreements annually. Fifty percent of the agreements shall be entered into by students attending each university described in subsection 2. However, if there are fewer than ten eligible student applicants at one university, eligible student applicants enrolled in the other university may to awarded the remaining agreements.
- 41 be awarded the remaining agreements.
 42 Sec. 17. Section 261.113, subsection 5, Code 2013,
 43 is amended by adding the following new paragraph:
 44 NEW PARAGRAPH. c. The annual amount of loan
 45 repayment an eligible student who enters into an
 46 agreement pursuant to subsection 3A shall receive
 47 shall not exceed twenty percent of the eligible
 48 student's eligible loan. A physician assistant or
 49 advanced registered nurse practitioner in compliance
 50 with subsection 3A shall be eligible for the loan
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1 repayment under this section for not more than five
2 consecutive years. Not more than twenty percent of
3 the funds available for purposes of this section shall
4 be expended for agreements entered into pursuant to
5 subsection 3A.
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- 6 Sec. 18. Section 261.113, subsection 9, paragraph 7 a, unnumbered paragraph 1, Code 2013, is amended to 8 read as follows:
- 9 The obligation to engage in practice in accordance 10 with subsection 3 or subsection 3A shall be postponed 11 for the following purposes:
- 12 Sec. 19. Section 261.113, subsection 9, paragraph 13 a, subparagraph (6), Code 2013, is amended to read as 14 follows:
- 15 (6) Any period of temporary medical incapacity 16 during which the person obligated is unable, due to 17 a medical condition, to engage in full-time practice 18 as required under subsection 3, paragraph "d", or 19 subsection 3A, paragraph "c", as appropriate.
- Sec. 20. Section 261.113, subsection 9, paragraph 21 b, Code 2013, is amended to read as follows:
- b. Except for a postponement under paragraph "a", subparagraph (6), an obligation to engage in practice under an agreement entered into pursuant to subsection of 3 or 3A, shall not be postponed for more than two years from the time the full-time practice was to have commenced under the agreement.
- 28 Sec. 21. Section 261.113, subsection 9, paragraph 29 c, unnumbered paragraph 1, Code 2013, is amended to 30 read as follows:
- An obligation to engage in full-time practice under 32 an agreement entered into pursuant to subsection 3 33 <u>or 3A</u> shall be considered satisfied when any of the 34 following conditions are met:
- Sec. 22. Section 261.113, subsection 9, paragraph 36 c, subparagraph (3), Code 2013, is amended to read as 37 follows:
- 38 (3) The person who entered into the agreement,
 39 due to a permanent disability, is unable to meet
 40 the requirements for practice medicine and surgery
 41 or osteopathic medicine and surgery as required
 42 under subsection 3, paragraph "d", or subsection 3A,
 43 paragraph "c", as appropriate.
- Sec. 23. Section 261.113, subsection 11, paragraph 45 c, Code 2013, is amended to read as follows:
- 46 c. "Service commitment area" means a city in Iowa
 47 with a population of less than twenty-six thousand
 48 that is located more than twenty miles from a city
 49 with a population of fifty thousand or more and which
 50 provides a twenty thousand dollar contribution for
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Page 23 1 deposit in the rural Iowa primary care trust fund 2 for each physician, physician assistant, or advanced 3 registered nurse practitioner in the community who is 4 participating in the loan repayment program. Sec. 24. Section 262.9, subsection 19, Code 2013, 6 is amended by adding the following new paragraph: NEW PARAGRAPH. c. Prohibit the designation 8 of a portion of the tuition moneys collected from 9 resident students by institutions of higher education 10 governed by the board for use for student aid purposes. 11 However, such institutions may designate that a portion 12 of the tuition moneys collected from nonresident 13 students be used for such purposes. 14 Sec. 25. Section 262.9, subsection 22, Code 2013, 15 is amended to read as follows: 22. Assist a nonprofit organization located in 17 Sioux City in the creation of a tristate graduate 18 northwest Iowa regents resource center, comparable 19 to the quad cities graduate southwest Iowa regents 20 resource center, located in the quad cities in Iowa 21 Council Bluffs. The purpose of the Sioux City graduate 22 regents resource center shall be to create graduate 23 postsecondary education opportunities for students 24 living in northwest Iowa. Sec. 26. Section 273.3, Code 2013, is amended by 25 26 adding the following new subsection: Be authorized to sell software 27 NEW SUBSECTION. 24. 28 and support services, professional development programs 29 and materials, online professional development, and 30 online training to entities other than school districts 31 within the state and to school districts and other 32 public agencies located outside of the state. 33 board may also sell to school districts within this 34 state software and support services, professional 35 development programs and materials, online professional 36 development, and online training which the area 37 education agency is not otherwise required to provide 38 to a school district under this chapter or chapter 256B 39 or 257. Sec. 27. Section 284.13, subsection 1, paragraphs 41 a, b, c, and d, Code 2013, are amended to read as 42 follows: 43 a. For the fiscal year beginning July 1, 44 2012 2013, and ending June 30, 2013 2014, to the 45 department of education, the amount of five eight 46 hundred eighty-five forty-six thousand two hundred 47 fifty dollars for the issuance of national board 48 certification awards in accordance with section 256.44. 49 Of the amount allocated under this paragraph, not 50 less than eighty-five thousand dollars shall be used S-3155 -23-

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1 to administer the ambassador to education position in 2 accordance with section 256.45.

b. For the fiscal year beginning July 1, 2012 2013, 4 and ending June 30, 2013 2014, an amount up to two 5 three million four nine hundred sixty three thirty-four 6 thousand five one hundred ninety twenty-four dollars 7 for first-year and second-year beginning teachers, to 8 the department of education for distribution to school 9 districts and area education agencies for purposes 10 of the beginning teacher mentoring and induction 11 programs. A school district or area education agency 12 shall receive one thousand three hundred dollars per 13 beginning teacher participating in the program. If the 14 funds appropriated for the program are insufficient 15 to pay mentors, school districts, and area education 16 agencies as provided in this paragraph, the department 17 shall prorate the amount distributed to school 18 districts and area education agencies based upon the 19 amount appropriated. Moneys received by a school 20 district or area education agency pursuant to this 21 paragraph shall be expended to provide each mentor with 22 an award of five hundred dollars per semester, at a 23 minimum, for participation in the school district's or 24 area education agency's beginning teacher mentoring 25 and induction program; to implement the plan; and to 26 pay any applicable costs of the employer's share of 27 contributions to federal social security and the Iowa 28 public employees' retirement system or a pension and 29 annuity retirement system established under chapter 30 294, for such amounts paid by the district or area 31 education agency.

32 c. For the fiscal year beginning July 1, 2012
33 2013, and ending June 30, 2013 2014, up to six eight
34 hundred fifty-five thousand seven hundred twenty-two
35 dollars to the department for purposes of implementing
36 the professional development program requirements of
37 section 284.6, assistance in developing model evidence
38 for teacher quality committees established pursuant
39 to section 284.4, subsection 1, paragraph "c", and
40 the evaluator training program in section 284.10.
41 A portion of the funds allocated to the department
42 for purposes of this paragraph may be used by the
43 department for administrative purposes and for not more
44 than four full-time equivalent positions.

d. For the fiscal year beginning July 1, 2012 2013, 46 and ending June 30, 2013 2014, an amount up to one 47 million one hundred thirty-six thousand four hundred 48 ten dollars to the department for the establishment 49 of teacher development academies in accordance with 50 section 284.6, subsection 10. A portion of the funds -24-

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1 allocated to the department for purposes of this
2 paragraph may be used for administrative purposes.
                          DIVISION II
           WORKFORCE TRAINING PROGRAMS - APPROPRIATIONS
     Sec. 28. DEPARTMENT OF EDUCATION. There is
5
6 appropriated from the general fund of the state to the
7 department of education for the fiscal year beginning
8 July 1, 2013, and ending June 30, 2014, the following
9 amount, or so much thereof as is necessary, to be used
10 for the purposes designated:
11
     1. COMMUNITY COLLEGES.
12
     a. For deposit in the statewide work-based learning
13 intermediary network fund created pursuant to section
14 256.40, subsection 1:
15 ..... $ 3,000,000
16 b. For deposit in the workforce training and
17 economic development funds created pursuant to section
18 260C.18A:
19 ...... $ 15,500,000
20 From the moneys appropriated in this lettered
21 paragraph, not more than $100,000 shall be used by the
22 department for administration of the workforce training
23 and economic development funds created pursuant to
24 section 260C.18A.
     c. For deposit in the pathways for academic career
25
26 and employment fund established pursuant to section
27 260H.2, subsection 2:
28 ..... $ 5,000,000
29 d. For distribution to community colleges for the
30 purposes of implementing adult education and literacy
31 programs pursuant to section 260C.50:
32 ..... $ 7,500,000
33 (1) From the moneys appropriated in this paragraph
34 "d", $5,350,000 shall be allocated pursuant to the
35 formula established in section 260C.18C.
36
     (2) From the moneys appropriated in this lettered
37 paragraph, not more than $150,000 shall be used by the
38 department for implementation of adult education and
39 literacy programs pursuant to section 260C.50.
     (3) From the moneys appropriated in this lettered
41 paragraph, not more than $2,000,000 shall be
42 distributed as grants to community colleges for the
43 purpose of adult basic education programs for students
44 requiring instruction in English as a second language.
45 The department shall establish an application
46 process and criteria to award grants pursuant to this
47 subparagraph (3) to community colleges. The criteria
48 shall be based on need for instruction in English as a
49 second language in the region served by each community
50 college as determined by factors including data from
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1 the latest federal decennial census and outreach 2 efforts to determine regional needs.

3 Sec. 29. Section 256.9, Code 2013, is amended by 4 adding the following new subsection:

5 <u>NEW SUBSECTION</u>. 63. Administer the workforce 6 training and economic development funds created 7 pursuant to section 260C.18A.

8 Sec. 30. Section 256.40, Code 2013, is amended to 9 read as follows:

10 256.40 Statewide work-based learning intermediary 11 network - fund - steering committee - regional 12 networks.

- 13 1. A statewide work-based learning intermediary 14 network program is established in the department and 15 shall be administered by the department. A separate, 16 statewide work-based learning intermediary network 17 fund is created in the state treasury under the 18 control of the department. The fund shall consist 19 of all moneys deposited in the fund, including any 20 moneys appropriated by the general assembly and any 21 other moneys available to and obtained or accepted by 22 the department from federal or private sources for 23 purposes of the program. Notwithstanding section 24 8.33, moneys in the fund at the end of a fiscal year 25 shall not revert to the general fund of the state. 26 Notwithstanding section 12C.7, subsection 2, interest 27 or earnings on moneys in the fund shall be credited to 28 the fund.
- 29 2. The purpose of the program shall be to build
 30 a seamless career, future workforce, and economic
 31 development system in Iowa to accomplish all of
 32 the following prepare students for the workforce
 33 by connecting business and the education system and
 34 offering relevant, work-based learning activities to
 35 students and teachers. The program shall:
- 36 a. Better prepare students to make informed 37 postsecondary education and career decisions.
- 38 b. Provide communication and coordination in 39 order to build and sustain relationships between 40 employers and local youth, the education system, and 41 the community at large.
- 42 c. Connect students to local career opportunities, 43 creating economic capital for the region using a 44 skilled and available workforce.
- 45 d. Facilitate the sharing of best practices 46 statewide by business and education leaders.
- 47 e. d. Provide a one-stop contact point for
 48 information useful to both educators and employers,
 49 including a state-level clearinghouse for information
 50 on internships, job shadowing experiences, and other
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16

19

20

- 1 workplace learning opportunities for students that 2 are linked to the state's economic goals students, 3 particularly related to science, technology, 4 engineering, or mathematics occupations, occupations 5 related to critical infrastructure and commercial and 6 residential construction, or targeted industries as 7 defined in section 15.102.
- f. Implement services for all students, staff, and 9 districts within the region and integrate workplace 10 skills into the curriculum.
- 11 e. Integrate services provided through the program 12 with other career exploration-related activities such 13 as the student core curriculum plan and the career 14 information and decision-making system developed and 15 administered under section 279.61, where appropriate.
- f. Facilitate the attainment of portable 17 credentials of value to employers such as the national 18 career readiness certificate, where appropriate.
 - g. Develop work-based capacity with employers.
 - h. Improve the skills of Iowa's future workforce.
- 21 i. h. Provide core services, which may include 22 student job shadowing, student internships, and teacher 23 or student tours.
- The department shall establish and facilitate a 24 25 steering committee comprised of representatives from 26 the department of workforce development, the economic 27 development authority, the community colleges, the 28 institutions under the control of the state board 29 of regents, accredited private institutions, area 30 education agencies, school districts, and the workplace 31 learning connection. The steering committee shall be 32 responsible for the development and implementation of 33 the statewide work-based learning intermediary network.
- 34 The steering committee shall develop a design 35 for a statewide network comprised of fifteen regional 36 work-based learning intermediary networks. The design 37 shall include network specifications, strategic 38 functions, and desired outcomes. The steering 39 committee shall recommend program parameters and 40 reporting requirements to the department.
- 41 5. Each regional network shall establish an 42 advisory council to develop and implement provide 43 advice and assistance to the regional network. The 44 advisory council shall include representatives of 45 business and industry, including construction trade 46 industry professionals, and shall meet at least 47 annually.
- 48 6. Each regional network or consortium of networks 49 shall annually submit a work-based learning plan to 50 the department. Each plan shall include provisions S-3155

- 6 6. 7. a. Funds Moneys deposited in the statewide 7 work-based learning intermediary network fund created 8 in subsection 1 shall be distributed annually to 9 each region for the implementation of the statewide 10 work-based learning intermediary network based upon the 11 distribution of the kindergarten through grade twelve 12 student enrollments in each region. The amount shall 13 not exceed three dollars per student upon approval by 14 the department of the region's work-based learning plan 15 submitted pursuant to subsection 6.
- b. If the balance in the statewide work-based learning intermediary network fund on July 1 of a fiscal year is one million five hundred thousand dollars or less, the department shall distribute moneys in the fund to regions or consortium of regions on a competitive basis. If the balance in the statewide work-based learning intermediary network fund on July 1 of a fiscal year is greater than one million five hundred thousand dollars, the department shall distribute one hundred thousand dollars to each region and distribute the remaining moneys pursuant to the formula established in section 260C.18C.
- 7. 8. The department shall provide oversight of the statewide work-based learning intermediary network and shall annually evaluate the statewide and regional network progress toward the outcomes identified by the steering committee pursuant to subsection 4. The department shall require each region to submit an annual report on its ongoing implementation of the statewide work-based learning intermediary network program to the department.
- 37 8. 9. Each regional network shall match the 38 funds moneys received pursuant to subsection 6 7 with 39 financial resources equal to at least twenty-five 40 percent of the amount of the funds moneys received 41 pursuant to subsection 6 $\overline{2}$. The financial resources 42 used to provide the match may include private 43 donations, in-kind contributions, or public funds 44 moneys other than the funds moneys received pursuant to 45 subsection 6 7.
- 46 <u>10.</u> The state board of education shall adopt rules 47 <u>under chapter 17A for the administration of this</u> 48 <u>section.</u>
- 49 Sec. 31. Section 260C.18A, subsection 1, paragraph 50 b, Code 2013, is amended to read as follows: 5-3155 -28-

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b. Moneys in the funds shall consist of any moneys
2 appropriated by the general assembly and any other
 3 moneys available to and obtained or accepted by the
4 economic development authority department from federal
5 sources or private sources for placement in the
6 funds. Notwithstanding section 8.33, moneys in the
7 funds at the end of each fiscal year shall not revert
8 to any other fund but shall remain in the funds for
9 expenditure in subsequent fiscal years.
     Sec. 32. Section 260C.18A, subsection 2, paragraph
10
11 c, Code 2013, is amended to read as follows:
     c. For the development and implementation of
13 career academies designed to provide new career
14 preparation opportunities for high school students
15 that are formally linked with postsecondary career and
16 technical education programs. For purposes of this
17 section, "career academy" means a program of study that
18 combines a minimum of two years of secondary education
19 with an associate degree, or the equivalent, career
20 preparatory program in a nonduplicative, sequential
21 course of study that is standards based, integrates
22 academic and technical instruction, utilizes work-based
23 and worksite learning where appropriate and available,
24 utilizes an individual career planning process with
25 parent involvement, and leads to an associate degree or
26 postsecondary diploma or certificate in a career field
27 that prepares an individual for entry and advancement
28 in a high-skill and reward career field and further
29 education. The economic development authority state
30 board, in conjunction with the state board of education
31 and the division of community colleges and workforce
32 preparation of the department of education, shall
33 adopt administrative rules for the development and
34 implementation of such career academies pursuant to
35 section 256.11, subsection 5, paragraph "h", section
36 260C.1, and Tit. II of Pub. L. No. 105-332, Carl D.
37 Perkins Vocational and Technical Education Act of 1998.
38
      Sec. 33. Section 260C.18A, subsection 2, paragraph
39 e, Code 2013, is amended by striking the paragraph.
     Sec. 34. Section 260C.18A, subsection 3, Code 2013,
41 is amended to read as follows:
42
         The economic development authority department
43 shall allocate the moneys appropriated pursuant to this
44 section to the community college workforce training
45 and economic development funds utilizing the same
46 distribution formula used for the allocation of state
47 general aid to the community colleges.
     Sec. 35. Section 260C.18A, subsection 4, paragraph
49 d, Code 2013, is amended to read as follows:
   d. Annually submit the two-year plan and progress
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1 report to the economic development authority department 2 in a manner prescribed by rules adopted by the 3 department pursuant to chapter 17A.

Sec. 36. NEW SECTION. 260C.50 Adult education and 5 literacy programs.

- 1. For purposes of this section, "adult education 7 and literacy programs" means adult basic education, 8 adult education leading to a high school equivalency 9 diploma under chapter 259A, English as a second 10 language instruction, workplace and family literacy 11 instruction, or integrated basic education and 12 technical skills instruction.
- 13 2. The department and the community colleges shall 14 jointly implement adult education and literacy programs 15 to assist adults and youths sixteen years of age and 16 older who are not in school in obtaining the knowledge 17 and skills necessary for further education, work, and 18 community involvement.
- The state board, in consultation with the 3. 20 community colleges, shall prescribe standards for adult 21 education and literacy programs including but not 22 limited to contextualized and integrated instruction, 23 assessments, instructor qualification and professional 24 development, data collection and reporting, and 25 performance benchmarks.
- 26 4. The state board, in consultation with the 27 community colleges, shall adopt rules pursuant to 28 chapter 17A to administer this section.
- Sec. 37. Section 260H.2, Code 2013, is amended to 29 30 read as follows:
- 260H.2 Pathways for academic career and employment 31 32 program - fund.
- 1. A pathways for academic career and employment 34 program is established to provide funding to 35 community colleges for the development of projects in 36 coordination with the economic development authority, 37 the department of education, the department of 38 workforce development, regional advisory boards 39 established pursuant to section 84A.4, and community 40 partners to implement a simplified, streamlined, and 41 comprehensive process, along with customized support 42 services, to enable eligible participants to acquire 43 effective academic and employment training to secure 44 gainful, quality, in-state employment.
- 2. a. A pathways for academic career and 46 employment fund is created for the community 47 colleges in the state treasury to be administered 48 by the department of education. The moneys in the 49 pathways for academic career and employment fund are 50 appropriated to the department of education for the S-3155 -30-

- 1 pathways for academic career and employment program.
- b. The aggregate total of grants awarded from the pathways for academic career and employment fund during a fiscal year shall not be more than five million dollars.
- 6 c. Moneys in the fund shall be allocated pursuant 7 to the formula established in section 260C.18C. 8 Notwithstanding section 8.33, moneys in the fund
- 9 at the close of the fiscal year shall not revert
- 10 to the general fund of the state but shall remain
- available for expenditure for the purpose designated
- 12 for subsequent fiscal years. Notwithstanding section
- 13 12C.7, subsection 2, interest or earnings on moneys in the fund shall be credited to the fund.
- 15 Sec. 38. Section 260H.3, subsection 1, paragraph b, 16 Code 2013, is amended to read as follows:
- 17 b. Persons earning incomes at or below two hundred 18 $\underline{\text{fifty}}$ percent of the federal poverty level as defined 19 by the most recently revised poverty income guidelines 20 published by the United States department of health and 21 human services.
- Sec. 39. Section 260H.4, subsection 2, paragraph 23 b, Code 2013, is amended by adding the following new 24 subparagraph:
- NEW SUBPARAGRAPH. (5) Any other industry designated as in-demand by a regional advisory board 27 established pursuant to section 84A.4.
- Sec. 40. Section 260H.4, subsection 2, paragraph c, 29 Code 2013, is amended by striking the paragraph.
- 30 Sec. 41. NEW SECTION. 260H.7A Pathway navigators.
- 1. A community college may use moneys for the pathways for academic career and employment program to employ pathway navigators to assist students applying for or enrolled in eligible pathways for academic career and employment projects.
- 2. Pathway navigators shall provide services and support to aid students in selecting pathways for academic career and employment projects that will result in gainful, quality, in-state employment and to ensuring students are successful once enrolled in pathways for academic career and employment projects. Services the pathway navigators may provide include but are not limited to the following:
- 44 a. Interviewing and selecting students for 45 enrollment in pathways for academic career and 46 employment projects.
- b. Assessing students' skills, interests, and previous academic and work experience for purposes of placement in pathways for academic career and employment projects.

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30

- c. Working with students to develop academic and 2 career plans and to adjust such plans as needed.
- d. Assisting students in applying for and receiving 4 resources for financial aid and other forms of tuition 5 assistance.
- e. Assisting students with the admissions process, 7 remedial education, academic credit transfer, meeting 8 assessment requirements, course registration, and other 9 procedures necessary for successful completion of 10 pathways for academic career and employment projects.
- f. Assisting in identifying and resolving obstacles 12 to students' successful completion of pathways for 13 academic career and employment projects.
- q. Connecting students with useful college 14 15 resources or outside support services such as access to 16 child care, transportation, and tutorial assistance, 17 as needed.
- 18 h. Maintaining ongoing contact with students 19 enrolled in pathways for academic career and employment 20 projects and ensuring students are making satisfactory 21 progress toward the successful completion of projects.
- 22 Providing support to students transitioning from 23 remedial education, short-term training, and classroom 24 experience to employment.
- j. Coordinating activities with community-based 26 organizations that serve as key recruiters for pathways 27 for academic career and employment projects and 28 assisting students throughout the recruitment process.
- k. Coordinating adult basic education services. Sec. 42. NEW SECTION. 260H.7B Regional industry 31 sector partnerships.
- 1. A community college may use moneys for the 32 33 pathways for academic career and employment program 34 to provide staff and support for the development and 35 implementation of regional industry sector partnerships 36 within the region served by the community college.
- 37 2. Regional, industry sector partnerships 38 may include but are not limited to the following 39 activities:
- a. Bringing together representatives from industry 41 sectors, government, education, local workforce 42 boards, community-based organizations, labor, economic 43 development organizations, and other stakeholders 44 within the regional labor market to determine how 45 pathways for academic career and employment projects 46 should address workforce skills gaps, occupational 47 shortages, and wage gaps.
- 48 b. Integrating pathways for academic career and 49 employment projects and other existing supply-side 50 strategies with workforce needs within the region S-3155 -32-

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1 served by the community college.
     c. Developing pathways for academic career and
 3 employment projects that focus on the workforce skills,
4 from entry level to advanced, required by industry
5 sectors within the region served by the community
6 college.
     Sec. 43. Section 260I.4, subsection 6, Code 2013,
8 is amended to read as follows:
     6. Eligibility for tuition assistance under this
10 chapter shall be limited to persons earning incomes
11 at or below two hundred fifty percent of the federal
12 poverty level as defined by the most recently revised
13 poverty income guidelines published by the United
14 States department of health and human services.
     Sec. 44. Section 260I.5, Code 2013, is amended by
15
16 adding the following new subsection:
17
     NEW SUBSECTION. 5. Costs of providing direct
18 staff support services including but not limited to
19 marketing, outreach, application, interview, and
20 assessment processes. Eligible costs for this purpose
21 shall be limited to twenty percent of any allocation
22 of moneys to the two smallest community colleges,
23 ten percent of any allocation of moneys to the two
24 largest community colleges, and fifteen percent of any
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25 allocation of moneys to the remaining eleven community

26 colleges. Community college size shall be determined

27 based on the most recent three-year rolling average

28 full-time equivalent enrollment.>

COMMITTEE ON APPROPRIATIONS ROBERT E. DVORSKY, CHAIRPERSON

S-3155 FILED APRIL 15, 2013

HOUSE FILE 614

S-3147

Amend House File 614, as amended, passed, and 2 reprinted by the House, as follows: 1. Page 13, by striking lines 10 through 15 and 4 inserting: <e. To be credited to the property tax relief fund 6 created in section 426B.1: (1) FFY 2013-2014 8 \$ 7,480,233 Of the amount allocated in this subparagraph, up 10 to \$600,000 may be used by the department of human 11 services for distribution to counties for state case 12 services provided in prior fiscal years for persons 13 with mental illness, intellectual disability, or a 14 developmental disability in accordance with section 15 331.440, Code 2013.>

> COMMITTEE ON APPROPRIATIONS ROBERT E. DVORSKY, CHAIRPERSON



Fiscal Note



Fiscal Services Division

<u>SF 444</u> – Hydroelectricity Property Sales Tax Exemption (LSB 2270SV) Analyst: Shawn Snyder (Phone: (515) 281-7799) (<u>shawn.snyder@legis.iowa.gov</u>) Fiscal Note Version – New

Description

<u>Senate File 444</u> exempts hydroelectricity conversion property from sales tax.

Assumptions

Assumptions include:

- Currently one project will be eligible for the sales tax exemption.
- Total construction costs of the project are estimated at \$224.0 million with construction occurring between 2013 and 2015 impacting sales tax revenues between FY 2014 and FY 2016. Approximately 50.0% of the construction costs are assumed to be labor costs that are not currently subject to sales tax.
- Estimates include the impact of one project and do not include secondary impacts that may occur as a result of the project.

Fiscal Impact

The total state sales tax revenues will be reduced by an estimated \$2.4 million in FY 2014, \$2.4 million in FY 2015, and \$1.8 million in FY 2016. The following table provides the estimated fiscal impact to the State General Fund and the Secure an Advance Vision for Education (SAVE) Fund. Additionally, the local option sales tax (LOST) amounts are estimated to be reduced by no more than the SAVE Fund amounts in FY 2014 through FY 2016.

Estimated Re	eduction in State	Sales Tax	
	FY 2014	FY 2015	FY 2016
Reduction in General Fund Portion	\$ 2,037,000	\$ 2,037,000	\$ 1,528,000
Reduction in SAVE Fund Portion	407,000	407,000	305,000

Sources

Red Rock Hydroelectric Project Brochure Iowa Department of Revenue LSA calculations and analysis

/s/ Holly M. Lyons
April 12, 2013

The fiscal note for this bill was prepared pursuant to <u>Joint Rule 17</u> and the lowa Code. Data used in developing this fiscal note is available from the Fiscal Services Division of the Legislative Services Agency upon request.